



KERALA GAZETTE

SUPPLEMENTS

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Kerala Gazette No. 41 dated 19th October 1982.

PART 14

GOVERNMENT OF KERALA

Labour (A) Department

NOTIFICATION

G.O. (Rt.) No. 725/82/LBR.

Dated, Trivandrum, 9th July 1982.

The award of the Industrial Tribunal, Alleppey in respect of the dispute between the General Manager, Travancore Sugars & Chemicals Ltd., Thiruvalla and their workmen represented by the Secretary, T. S. C. Employees Union, Valanjavattom, Thiruvalla received by Government on 30-6-1982 is hereby published under section 17 of the Industrial Disputes Act, 1947 (Central Act, XIV of 1947).

By order of the Governor,
K. SIVADASAN,
Deputy Secretary to Government.

In the Court of the Industrial Tribunal, Alleppey

Dated this the 4th day of May, 1982

Present:

SHRI K. KANAKACHANDRAN, B. SC., L. L. B.,

Industrial Tribunal

INDUSTRIAL DISPUTE No. 15/80

Between

The General Manager, Travancore Sugars & Chemicals Limited,
Thiruvalla.

And

The workmen of the above concern represented by the Secretary,
T. S. C. Employees Union, Valanjavattom, Thiruvalla.

Representations :

M/s. Menon & Pai,
Advocates, Ernakulam.

.. For Management

Sri K. P. M. Sheriff,
Advocate, Alleppey.

.. For Union.

G.A. 139/V

(E)

AWARD

By the G. O. (Rt) No. 1113/80/LBR dated 30-7-1980, the Government of Kerala referred to this Tribunal the Industrial Dispute between the General Manager, Travancore Sugars and Chemicals Limited, Thiruvalla and the workmen of the above concern. The workmen are represented by the Secretary, T. S. C. Employees Union, Thiruvalla. The issue referred for adjudication is "demand for revision of wages and D. A. to the Aminas in Travancore Sugars and Chemicals Ltd., Thiruvalla".

2. The Travancore Sugars and Chemicals Limited is a public limited Company incorporated under the Companies Act having a registered office at Valangavattom, Thiruvalla. It is a public sector company under the Kerala Government. It has got a Sugar Factory and distillery at Thiruvalla. Arrack is one of the products produced at the distillery. Distribution and scale of arrack is statutorily controlled and regulated by the State under the provisions contained in the Abcari Act and Rules. For distribution of arrack, the company has got warehouses in places specified by the Government known as arrack warehouses. Aminas are persons put in charge of the warehouses allotted to them. These are the facts not in dispute.

3. The claims of the union as per the statement filed by them are as follows:—

The Aminas are separate category of staff members who are appointed as representatives of the management at various arrack warehouses of the Management. The terms and conditions of service of Aminas are identical as those of other staff members except in the case of scale of pay. The Aminas are having sufficient academic qualification also. The works of Aminas are to maintain the stock of arrack in the warehouses allotted to them, to measure the required quantity of arrack to authorised arrack contractors on production of chalan from the respective Range Offices, to prepare the bills and to keep a stock register. They have to receive the bills amount paid by the contractors and deposit the same in the approved Banks. They have to send daily and monthly reports in the prescribed forms of the company regarding sales of arrack, cash balance etc.,. If there is no sales on any day, they have to send "no transaction report cards" also to the company. The Aminas are doing heavy and important work of the company when they are dealing thousands of litres of arrack and huge amounts from the sale proceeds. The work load of the Aminas had increased considerably. During 1975-76, arracks sold was to the tune of 25 lakhs litres and there was an increase for 13 lakhs more bulk litres of arrack during 1979-80. The work load was decreased when there was dearth in the production in the company. The Aminas are posted in the various Districts of the State so that they have to keep away from their houses, for a long time whereas other employees of the company can reside at Thiruvalla.

4. Despite these kinds of work load, the scale of pay enjoyed by Aminas are very meagre compared to the scales of pay of other employees. The various amenities enjoyed by other workmen are denied to the Aminas. Now, the scale of pay of an Amina having 20 years of service is Rs. 115-1-124-EB-2-134. They are not enjoying any benefit of variable D. A. and only a fixed D. A. of Rs. 118-28 is given to them. At the same time, the benefits a lowest grade staff having 20 years of service as on 1-11-1978 as per the revision are Rs. 34.60 as service weightage, Rs. 15 as weightage in D. A., Rs. 59 as graduated D. A., Rs. 32.80 as personnel pay and Rs. 36.40 as variable D. A. The total emoluments in the case of lowest grade staff will be Rs. 549.90 as on the date 1-11-1980. This being the position and an Amina who is doing highly responsible work is getting only Rs. 252.28 (134 as pay and Rs. 118.28 as D. A.). Certain lower grade employees having comparatively lesser responsibility are paid Rs. 635.46 as on the date 1-11-1980. The scale of pay granted to Aminas is based on 1969 revision and no increase was effected during the revisions made in the year 1974 and 1978. The discrimination shown towards Aminas is unreasonable, unjustifiable and illegal. The representations made by the union on behalf of Aminas were of no avail. The Aminas are not given any fringe benefits enjoyed by other staff members viz., leave surrender, medical reimbursement, loan facilities etc.,. The Aminas are entitled to revision of wages and D. A. on par with other staff members of the company with effect from 1-11-1974.

5. The management had rejected almost all the contentions raised by the union on behalf of the Aminas. According to the management the Aminas are not at all full time employees of the Company and they have to work only for 2 or 3 hours in a day since they have no fixed working hours. I shall summarise the main contentions of the management in the following manner:—

There are 16 Aminas in the service of the Company spread over to 3 Districts (one Amina left service subsequent to the filing of written statement). At Adimali and Moonnar, 2 Aminas are engaged on contract basis. The total number of Aminas required each year depends upon the Government's allotment of Districts for arrack supply of the company. Till the year 1979 the company used to retrench the surplus Aminas on the basis of seniority among the category of Aminas. Now they are not retrenching the surplus Aminas at the direction of the Government. In the other distillery establishments, the work of Aminas is given on contract basis on a consolidated amount of Rs. 150 per month. The existing wage scales and D. A. for the Aminas are fair, reasonable and adequate and similar to other Aminas working in other Sugar Mills of the State. There is no justification whatsoever for revising existing wage scales and Dearness Allowance of the Aminas while taking into consideration the nature and quantum of their work and their qualifications. No basic educational qualification is required for their appointment. The management has no

capacity to pay any higher wages or D. A. to the Aminas. The Aminas have to work only for 2 hours a day, that too on 2 or 3 days in a week. The so called stock register is a simple register with a few entries regarding the stock received and sold and those required no initiative at all. The daily report on most of the days will be nil reports. Payment is made inevitable by draft/cheque and there is very little or no cash transactions. The measure of arrack is by dip and very little physical work is involved. It is not correct to say that the works of Aminas are increasing day by day and year by year. The work of the staff members employed in Pumba Sugar Factory cannot be equated with that of Aminas. The management sanctioned the following increase in their basic wages with effect from 1st November 1979 after having discussion with union representatives.

Upto 10 years of service	Rs. 35
Upto 20 years of service	Rs. 45
Upto 30 years of service	Rs. 55
above 30 years of service	Rs. 65

These enhancement was acceptable to the union. The nature of work of the Aminas had not undergone any change after the fixation of wage structure. The Aminas get a statutory weightage allowance in respect of arrack transported to and from the warehouse. The Aminas are benefited financially as a result of statutory weightage allowance given to them. There is no discrimination in the matter of emoluments in the case of Aminas. The Aminas are not entitled to any revision of wages and D. A. on par with staff members of the concern. They are also not entitled in any fringe benefits and more over the question of fringe benefit is not referred for adjudication.

6. A reply statement was filed by the union in which the contentions of the management are controverted. According to the union the Aminas are regular employees appointed on regular basis and they are not concerned with the nature of appointment of contract Aminas. The Aminas are full time employees who have to be present in the warehouse throughout the day on account of the nature of work. The union denied the contention of the management that the Aminas can engage themselves in other activities after 2 or 3 hours of work. The Aminas are not allowed to receive any cheque or draft as contended by the management and they have to collect the value of arrack in cash which would come to Rs. 5,000 to 20,000 per day. In fact the management offered enhanced emoluments when revision was effected in 1974 in respect of other employees but it was subsequently withdrawn. From the respective claims of the parties following issues can be formulated :—

- (1) Whether Aminas are working in the company as regular employees.
- (2) Whether the plea of the management that the Aminas are only to be retrenched is sustainable in the facts and circumstances of the case.

- (3) Whether the mode of employment of Aminas does not necessitate any revision in wages.
- (4) The principles laid down for fixation of wages on industries cum region can be applied in the case of Aminas now working in the company.
- (5) Whether the Aminas are entitled for revision in wages as was effected in the case of other staff members and workers of the company.
- (6) From which date they are entitled for revision of wages if they are found to be entitled.

In this case on the workmen's side three witnesses were examined. On the management side the Labour Welfare Officer was examined as MW1. Oral evidence in this case has lesser significance since all the issues can be thrashed out with the documents produced by both sides.

ISSUE No. I

7. The management has no case that the Aminas were appointed on casual or temporary basis. Ext. W2 is one of the orders of confirmation passed by the company in respect of one Gopala Kaimal, Amina. He was appointed with effect from 1-8-1961. This document in original was marked through WW1. The marking of this document was objected by the management at the time of evidence saying that WW1 is not competent to prove this document since Ext. W2 was not the order in respect of him. Anyhow, the genuineness of this order issued to Sri. Gopala Kaimal is not disputed by the Management. Therefore I am accepting this document as a piece of evidence for the purpose of examining the nature of appointment of Aminas in the company. Some of the conditions attached to the confirmation order evident from Ext. W2 are the following:—

- (a) You will join the Company's Provident Fund with effect from 1-8-1961.
- (b)
- (c) You will not be permitted to hold any office of profit outside the company without the express permission of the Directors. These includes agency for an Insurance Company.
- (d)
- (e) You will be liable to be transferred to any of our department, branches or factories or to any other position within the company or within any company managed or controlled by M/s. Pyary and Company Ltd., or of which M/s Pyary and Company Ltd., are constituted attorneys or Managing Agents or Secretaries or Treasurers. On such transfer you will be governed by scales of pay and other terms of service applicable to the branch, factory or establishment to which you are transferred.

- (f) You will be subject to such rules and regulations made by the company as are in force at present or as may be introduced or amended or extended from time to time.

8. From the terms of conditions contained in the confirmation order, it can be seen that the appointment of Aminas were on regular basis and they were put in a separate scale of pay. They were enrolled in the Provident Fund Scheme. There was bar for them to hold any office of profits outside the company. They are liable to be transferred to any other department, branches or factories of the company. While on transfer, they will not be working as Aminas but only in the posts they are accommodated. Like any other employees working in the company, they are subject to rules and regulations made by the company which are in force or which may be amended from time to time. If these are the terms of confirmation order, the plea of the management that the Aminas are not full time employees of the Company is not correct. May be, they need to work only for few hours in a day. That does not mean that their work in the warehouse are to be treated as of casual nature. Their work load depends upon the production in the company and the distribution policy framed periodically. From these materials, I am of the view that the Aminas are regular employees who can be included in the category of unskilled employees.

Issue No. 2

9. The management's contention is that the Aminas are surplus employees of the company and they are only to be retrenched. Only on account of governmental interference, the management says, these 15 Aminas are still retained. If that be the position, it is obscure to understand why the company is still engaging 2 contract Aminas even after decision was taken to retrench 7 out of 15 Aminas who were in service of the company. Under what circumstance some of the Aminas became surplus, Ext. M4 produced by the Management, will give light on this aspect. Ext. M4 is the minutes of the discussion held by the Minister of Industries and Forests Government of Kerala on 3.5.1979. Formerly there were 19 warehouses in the 4 Districts. After the change in the distribution policy, 4 Districts which were in the distribution area of the company had been allotted to Mannam Sugar Mills and instead of that 3 new Districts had been allotted to the Management Company for supply of arrack. In these 3 Districts, there are only 9 warehouses. Therefore the position became hard to accommodate of the 19 Aminas then working, since only 9 warehouses were there in the new 3 District allotted to the Travancore Sugars. Therefore only 9 Aminas were required and the rest had to be retrenched. I am extracting below relevant portions from Ext. M4.

"Out of 19 Aminas 9 can be employed and the other 9 have to be retrenched. There is no scope for employing them in the factory, as there is no vacancy of unskilled labourers and the Aminas are not suitable for other jobs. The warehouses have been taken over with the equipments of T. S

and C by Mannam Sugar Mills on rent. As the Aminos are attached to the warehouses, he requested the General Manager, MSM to take them also. The General Manager, MSM stated that he has already made arrangements for running of the warehouse by deploying the workers of his factory. Moreover the trade union of his factory have objected to taking the Aminos of TSC. The General Manager, TSC stated that if they are not taken over they will be retrenched. it was seen that as the allotment of Districts for arrack supply is not a permanent thing, it will not be advisable for MSM to take them on a permanent basis. At the same time it will be hard and not proper to retrench the employees when the work is being continued and only transferred from one governmental organisation to another. The employees of MSM cannot also claim this as a matter of right, since this is an activity which is not their normal function and has been given to them by the government as a temporary measure to alleviate their financial difficulties. It was therefore decided that the 9 Aminos of the warehouses formerly run by the T S C will be taken by MSM on deputation. *As an when vacancy of unskilled worker in the TSC arises these Aminos will be absorbed there*”.

10. Ext. M5 is the minute of meeting held by the Board of Directors of the company on 21-12-1979 at Trivandrum. One of the agendas for discussion was in relation to the reabsorption of the Aminos. The item No. 2 of the minutes reads as follows :—

“After discussion it was decided that the Aminos of TSC now on deputation to Mannam Sugar Mill will be taken back and those other than on contract basis will be appointed as assistance to the existing Aminos in some of the present warehouses of TSC. It was also decided that the contracts of the Aminos on contract basis should be terminated forthwith”.

11. Despite the resolution contained in Ext. M5, the Board meeting of the company held on 27-2-1980 decided to give approval to the proposal to renew the contract with Sri Kuruvela George and Sri Chandran Pillai for appointment as Aminos for one year from 1-3-1981 on the existing terms and conditions. This is evident from Ext. M6. If this be the position, the Aminos were not at all in surplus. The surplus, if any, can only be on account of the revised distribution policy of the Government in the matter of allocation of Districts. But for the attempt of the Government to help Mannam Sugar Mills, there was no difficulty for the company to continue the Aminos in the warehouses the Company was having till the transfer of 19 warehouses for the use of Mannam Sugar Mills. Ext. M4 minutes shows that even the transfer of 19 warehouse to the use of Mannam Sugar Mills was only a temporary measure to alleviate their financial difficulties.

Therefore from the documents mentioned above it can be seen that so far as the company is concerned, the services of the Aminas were not surplus at any time. Only for a temporary period, four Districts which were within the management company's area of operation were transferred to the area operation of Mannam Sugar Mills. Therefore the plea of the management that these Aminas are only to be retrenched is of no substance. The 9 Aminas whose services were put under disposal of Mannam Sugar Mills were taken back and they were now engaged as Assistants to other 9 Aminas working in the 9 Warehouses.

Issue No. 3.

13. It is not in controversy that the Aminas enjoyed the benefit of revision of wages which was made effective in the year 1968. As per the claim statement, the scale of pay granted to Amina having 20 years of service is Rs. 115-134 and they are getting only a sum of Rs. 118.28 as D. A. But the total emolument of a last grade staff having 20 years as on the date 1-11-1980 would come to about Rs. 549.90. An Amina who is doing highly responsible work will be getting only 252.28 on the above date. Some of the lower grade employees in Grade IV clerical service having lesser responsibilities are getting around is Rs. 635.46 as on the date 1-11-1980. The complaint of the Aminas is that they were not given any salary raise after the pay revision effected in the year 1968.

14. In this context it would be better to examine the nature of work done by the Aminas. As per the claim statement the Aminas are employees of the company who have to be vigilant at the work spot throughout day. They have to maintain the stock of the arrack in the warehouse and have to measure the required quantity of arrack to authorised arrack contractors on production of chellans by them from the excise officials. They have to prepare the bills and keep stock register. The amounts collect from the Contractors after the sale of the arrack have to be remitted in the Schedule Bank and daily and monthly reports have to be sent to the company showing the sales of arrack, cash balance etc., Ext. M7 series are some of the proforma prescribed by the company to send daily reports and monthly reports from the warehouse managed by the Aminas. In the event of no transaction, the Aminas have to sent non-transaction report cards also to the company. These forms are in English and various particulars have to be given in the proforma prescribed by the company. The authorities to sign these reports which are in English are the Aminas alone and not any other officials of the Company. A scrutiny of this Ext. W7 series will show that the Aminas are not merely the watchmen of the warehouses but they are rather educated and experienced Clerk-cum-Salesmen. The management has got a contention that the Aminas are not full time employees of the company and they need only to work 2 or 3 hours in a day and they have no fixed working hours. According to the management there is no need for any revision of the existing wage scales and D. A. while taking into account the nature and quantum of work done by the Aminas and the basic qualification they

possess. The management says that no basic educational qualification is required for doing the job of Amins. This contention has no basis while looking through Ext. W7 series, the proformas prescribed by the company. The columns in Ext. W7 series can be correctly filled up only by a qualified Clerk. The contentions of the management were contradicted by the union in their claim statement.

15. The union has got a contention that the terms and conditions specified in the appointment orders of the Amins are identical as those of orders issued to other employees of the company except in the matter of wage structure. Although benefit of pay revision was offered at the first instant by the management to the Amins also in the year 1974, but that was withdrawn without assigning any reason. From Ext. W2 it can be seen that Amins who were appointed on regular basis are forbidden from holding any office of profit outside the company without the express permission of the Directors. Once they are appointed it is not necessary that they should continue till retirement as Amins. Ext. W2 shows that like other employees of the company they are also liable to be transferred to any other department, branches or factories and their scale of pay on such transfer shall be the scale of pay attached to that post in the other branch, factory or establishment to which they are transferred. The Amins are also subject to Rules and Regulations of the company as per the appointment order given to them. Considering all these aspects, there is no justification to keep the Amins as a separate category for not extending any sort of benefits of pay revisions as was made effective in the case of other employees of the company. May be, on account of the policy of the Government the work load of the Amins might have been considerably reduced. That cannot be a reason for denying the benefit of wage revision. They are entitled to get the same benefits which are enjoyed by other employees of the company. The Amins are still part of the establishment and they are entitled to be treated on par with other employees of the company.

Issue No. 4.

16. The management has set up a plea that the case of Amins should be looked into with reference to the principles of wage fixation on the basis of Industries-cum-region. To elucidate this plea, the management has produced before this Tribunal the wage structure now in existing at the Co-operative Sugars, Chittoor. By Ext. M8 letter the Co-operative Sugars, Chittoor informed the management herein that the salary of Amins is based on the volume of sales and it varies from Rs. 60 to Rs. 110 per month. Ex. M8 (a) is a proforma of the appointment orders issued to the Amins engaged by the Chittoor Sugars Ltd. A reading of Ext. M8 (a) would reveal that the Amins are engaged there on contract basis, after executing an agreement with the management. Their remuneration is a consolidated sum. They are not eligible for Provident Fund, Bonus, over time wages or other service benefits. They will have to furnish a cash security. None of their terms of appointment order are identical to those of appointment
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orders issued to the Aminas in the Travancore Sugars Ltd.,. The only piece of material at the disposal of the management to apply the principles in the fixation of wages on the basis Industries-cum-region is the method of appointment of Aminas at Chittoor Sugars and the emoluments received by them now. The method of appointments at the two Sugar companies are different and therefore both of them cannot be equated for the purpose of wage fixation. In so far as the Aminas of Travancore Sugars are concerned, they were not appointed exclusively as Aminas and their posts can be changed. Their appointments are regular, they are having specific pay scales and provision for payment of D. A. They are liable to be transferred to the factory or department or branches as the management may deem fit. In view of these the plea of management that the rational for fixation of wages should be on industry-cum-region has no relevancy to the issue now on hand since the service conditions are not at all identical in Chittoor Sugar Mills and Travancore Sugars Ltd.,

Issue No. 5.

17. The Management has produced Ext. M10 which is a tabular statement showing the names of Aminas now working at different stations, their dates of appointment and the total service as on 31-12-1981 and the total pay now they are receiving. I am extracting below Ext. M10.

	Name	Warehouse	Date of engagement	Service as on 31-12-1981	Total Rs.
1.	V. Ramaswamy	Alwaye	12-8-1952	29-4	252.28
2.	T. G. Damodara Panicker	Kottayam	28-12-1955	26	252.28
3.	D. Maria Raj	North Parur	10-10-1956	25-2	252.28
4.	K. Bhaskaran Nair	Mundakayam	5-4-1957	24-8	252.28
5.	M. M. Gopalakaimal	Mundakayam	1-6-1960	21-6	252.28
6.	E. K. Ramachandra Kaimal	Ernakulam	1-6-1960	21-6	252.28
7.	K. V. Kailasanatha Iyer	Vaikom	1-6-1966	15-6	250.28
8.	S. Veeramani Iyer	Meenachil	4-11-1966	15-1	250.28
9.	T. K. Somanathan Nair	Moovattupuzha	5-6-1967	14-6	248.28
10.	K. C. Mathai	Moovattupuzha	14-6-1967	14-6	248.28
11.	P. K. Sivasankara Pillai	Alwaye	21-6-1967	14-6	248.28
12.	K. M. Samuel	Meenachil	17-7-1967	14-6	248.28
13.	P. T. Mathew	Vaikom	3-5-1976	5-7	239.28
14.	G. Krishnakutty	Kottayam	3-5-1976	5-7	239.28
15.	C. P. Ramakrishna Pillai	Ernakulam	3-5-1976	5-7	239.29

Ext. M11 is a letter of the Management addressed to the Secretary of T. S. C. Employees Union dated 13-10-1980. In that the Board of Directors of the management had informed the union that they sanctioned weightage with effect from 1-11-1979 to the Aminas also. The weightage given as per Ext. M11 are as follows :-

Upto 10 years of service Rs. 35.00
 Upto 20 years of service Rs. 45.00
 Upto 30 years of service Rs. 55.00
 Above 30 years of service Rs. 65.00

This increase in wages is the only increase after 1968 in so far as the pay structure of the Aminas is concerned. But in the case of other employees of the company, wage revisions were effected during 1974 and 1978. As per the memorandum of settlement signed on 5-9-1975, the minimum wage of unskilled workman was fixed as Rs. 110 per mensem with effect from 1-11-1974. In addition to this, they were entitled for variable D. A. at the rate of Re. 1 per point over 150 points of all India average consumer price index number for Industrial Workers upto 301 points. This memorandum of settlement was produced before this Court but it was not marked. Later by an agreement signed on 4-9-1976, the workers were given uniform allowance, foot wear allowance, medical benefits and in addition to that a batta of Rs. 9 in the case of staff whose basic salary was upto Rs. 150 per month. However this benefits were not extended to the Aminas working at that time on regular basis. By Ext. W8 memorandum of settlement signed on 24-10-1979, it was agreed to give increase in wages in the form of weightage on the basis of total length of service. This benefit however was offered to the Aminas also as I mentioned earlier. By clause 6 (b) of Ext. W8, employees in unskilled, semi skilled categories and direct recruit in other grade stagnating in the same grade after appointment or promotion for more than 13 years as on the date had been put in the next grade without change in the duties and responsibilities. The employees on these categories as and when they thus complete 13 years in the same grade would be put in the next grade and such promotions are considered as personal promotions. The grade change was made effective from 1-11-1978. This benefit was also not given to the Aminas. Once it is found that the Aminas are also entitled to be treated on par with other employees (unskilled workmen) they are entitled for wage revisions which were made effective in the case of other employees during 1974 and 1978. No materials are before me to show what exactly the next stage of the basic wage of Rs. 110 P. M. which was made effective from 1-11-1978 in so far as unskilled workmen in the company. By Ext. M8 statement it was agreed to give next grade if a workman attains 13 years of service in any particular grade. Evidently all the 12 out of 15 Aminas now working at different warehouses have completed more than 13 years of service as on the date 1-11-1978. Therefore I am of the view that the Aminas who were virtually under stagnation for the last several years are entitled to be treated on par with unskilled workmen of the company. They are entitled for all the wage revisions which were made effective in the case of unskilled workmen of the company periodically.

Issue No. 6.

18. Along with the reference order, 2 demand notices sent by the TSC Employees Union to the General Manager of the management company and District Labour Officer, Alleppey, were attached. It appears the Amins began to agitate to get parity in wages only during 1978. Their demand notice to the Management Company is dated 3-1-1978. No other materials are available before me to show that their demands were years old. Therefore they will be entitled for arrears of wages only from 1-1-1978 although they are entitled for retrospective fixation of pay in the manner unskilled workmen of the company got periodically. For benefits other than on account pay revisions, they will be eligible only from the date of this award.

K. KANAKACHANDRAN,
Industrial Tribunal.

Appendix

Witness examined from the side of the Management.

MW1. Mr. Thomas George, Labour & Welfare Officer, TSC Ltd.,

Witnesses examined from the side of the Union.

WW1. Mr. P. K. Sivasankara Pillai, 49, Amina.

WW2. Mr. K. J. Mathew, General Secretary, TSC Employees Union.

WW3. Mr. P. D. Mathew, Finance Manager, TSC Ltd.,

Exhibits marked from the side of the Management.

Ext. M1. No transaction card dated 25-3-1980.

„ M2. (Series 1 & 2) Arrack warehouse daily report (2 files).

„ M3. Form of notice of retrenchment to be given by an employee.

„ M4. Minutes of the discussion held by Minister on 3-5-1979.

„ M5. Minutes of the meeting held on 21-12-1979.

„ M6. Agreement written by Mr. Kuruvilla George.

„ M7. Copy of resolution dated 27-2-1980.

„ M8. Letter dated 21-1-1981.

„ M8A. Form of appointment dated 1-4-1980.

„ M9. Statement of Arrack sales for 1980-81.

„ M10. Statement regarding the service of Amina as on 1-12-1981 with salary.

„ M11. Letter dated 13-10-1980 regarding weightage of Amina.

Exhibits marked from the side of the Union.

- Ext. W1. ESI Card No. 1006920.
„ W2. Confirmation letter dated 26-10-1961.
„ W3. Confirmation letter dated 6-10-1955.
„ W4. Letter dated 11-7-1969.
„ W5. Letter dated 24-1-1972.
„ W6. Letter dated 27-7-1974.
„ W7. (Series 1 to 3) Transaction Reports.
„ W8. Memorandum of settlement dated 24-10-1979.
„ W9. Office note dated 16-1-1980.
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PART I

GOVERNMENT OF KERALA

Labour (A) Department

NOTIFICATION

G.O. (Rt.) No. 816/82/LBR.

Dated, Trivandrum, 30th July 1982.

The award of the Labour Court, Alleppey in respect of the dispute between the Management of Sri K. K. Govindan, Proprietor (Lila Estate) Kalappurakkal House, Kongorppilly, Ernakulam District (2) Sri Mohandas, Kalappurakkal House, Kingorppilly, Ernakulam District and their workmen represented by the Secretary, Chhalakkara Mandalam Rubber Estate Workers Union, Chelakkara, Trichur District received by Government on 26-7-1982 is hereby published under section 17 of the Industrial Disputes Act, 1947 (Central Act XIV of 1947).

By order of the Governor,

K. SIVADASAN,

Deputy Secretary to Government.

In the Court of the Industrial Tribunal, Alleppey

Dated this the 9th day of June 1982

Present :

SRI K. KANAKACHANDRAN B. SC., LL.B.,

Industrial Tribunal

INDUSTRIAL DISPUTE No. 15/82

Between

- (1) Sri K. K. Govindan, Proprietor (Lila Estate),
Kalappurakkal House, Kongorppilly,
Ernakulam District.
- (2) Sri Mohandas, Kalappurakkal House, Kingorppilly,
Ernakulam District.

And

The workman of the above concern represented by the
Secretary, Chhalakkara Mandalam Rubber Estate Workers Union,
Chelakkara, Trichur District.

Representations:—

Sri C. Chandrasekharan,
Advocate, Trichur.

}

For Management

Sri K. Bhavadasan,
Advocate, Trichur,

}

For Union

AWARD

This Industrial Dispute was initially referred to the Industrial Tribunal, Calicut by G. O. (Rt) No. 795/80/LBR dated 3-6-1980. The I. D. No. 12/80 pending before the Industrial Tribunal, Calicut was thus transferred to this Tribunal after the change in the jurisdiction of this Tribunal and that of Industrial Tribunal, Calicut. After the receipt of the files, the above Industrial Dispute was renumbered in this court as I. D. 15/82.

2. The issue referred were (1) Wage increase from 16-12-1978 (2) Granting of National and Festival Holidays (3) Special allowance for work on Sundays (4) Allowance for purchase of Umbrellas (5) Way expenses (6) Bonus for 1978-79.

3. Both sides entered appearance through counsels and filed respective statements. The proceedings of the Industrial Tribunal, Calicut show that after the filing of the counter statement, the management was declared exparte for their non-appearance. It appears no application was filed by the Management to set aside the exparte order passed by the Industrial Tribunal, Calicut on 23-6-1981.

4. After the transfer of files to this Court, this industrial dispute was posted at Trichur Camp for the first time on 6-2-1982. On that day, on behalf of the workmen documents were produced. But the Management was absent. On 18-2-1980 also the Management remained absent. On that day the union filed witness schedule. On the subsequent postings on 15-4-1982 and 16-4-1982 also, the Management remained absent and no attempt was made to set aside exparte order passed on 23-6-1981. As directed by this Court, on behalf of the union, its President filed an affidavit in support of the claims made in the claim statement.

5. Since the claim statement and the counter statement are before this Court and the union was vigilant in prosecuting the case, I have to adjudicate this dispute with the available materials on records.

6. In the claim statement it is stated that 6 demands were raised by the union on 15-1-1979 before the Management. The first demand relates to the wage increase at the rate of one rupee per day. This according to the union, based on a conciliation settlement signed on 5-12-1978 at the plantation labour committee meeting which was convened at the instance of Labour Minister of the Government of Kerala. Another demand is that as per a settlement dated 24-1-1972 entered into between the Management and the union, the workers were entitled for seven days of National and Festival holidays and in fact this benefit was given to them till June, 1975. The union's complaint is that when the National Emergency was declared, the management had unilaterally withdrawn the above benefits. The demand No. 3 relates to the additional holiday wages given to the workmen as per the settlement dated 24-1-1972. This benefit was also withdrawn during National Emergency and even after the lifting of emergency the Management was not prepared to restore the benefits. So like, the umbrella allowance was also withdrawn during emergency. The demand No. 5

relates to the claims for bonus for the year 1978-79 at the rate of 15 per cent of the wages of that year. The union also claimed "way allowance" since they have to travel a lot from their respective places of residence. The sum and substance of the claims are as stated above.

7. In the counter statement filed by the management, the claims made by the union were denied and according to the management the claims are not allowable since those are against law and settled position. A reading of the counter statement will show that only in an evasive manner the claims made by the union are met by the management. No attempt was made by the management to substantiate their contentions in the counter statement.

8. The union filed an affidavit on 16-4-1982. The affidavit was sworn to by the President of the Chelakkara Mandalam Rubber Estate Workers Union. It is stated in the affidavit that his union is affiliated to Kerala Plantation Workers Federation. In view of the reluctance shown by the Management to contest the case, I have to hold that the claims made by the union are genuine and an award has to be passed on the basis of claims statement. Therefore this award is passed holding that the workers of the Lila Estate, Venganallor are entitled for :—

(1) Increase in wages at the rate of one rupee per day from the date of their demands viz., 15-1-1979.

(2) National and Festival Holidays for seven days, additional holiday wages and umbrella allowance as provided in the settlement dated 24-1-1972 which is said to have been arrived at between the Management and the union.

(3) 15 per cent of the wages for the year 1978-79 as bonus.

(4) Way allowance for the actual expenses the workmen have to incur for their to and fro journey from their respective places of residence to the estate by bus.

This award will come into force on expiry of one month from the date of publication of the award in the Official Gazette.

K. KANAKACHANDRAN,
Industrial Tribunal.

Kerala Gazette No. 41 dated 19th October 1982

PART I

GOVERNMENT OF KERALA

Labour (A) Department

NOTIFICATION

G. O. (Rt.) No. 865/82/LBR.

Dated, Trivandrum, 9th August 1982.

The award of the Labour Court, Ernakulam in respect of the dispute between Shri T. R. Vijayan, Licensee and Employer, S.N. Talkies, Kunchithanny, Ellakkallu P. O., Devicolam Taluk and the workman of the above establishment viz. Shri K. M. Gopalakrishnan, Koothandiyil Veedu, Pottanakadu P. O., (via) Chithirapuram, Devicolam Taluk received by Government on 4-8-1982 is hereby published under section 17 of the Industrial Disputes Act, 1947 (Central Act XIV of 1947).

By order of the Governor,

K. SIVADASAN,

Deputy Secretary to Government.

in the Labour Court, Ernakulam

Dated this the 28th day of July, 1982

Present :

SHRI N. SUKUMARAN, B. SC., B. L.,

Presiding Officer

In

INDUSTRIAL DISPUTE No. 96 OF 1980

Between

Shri T. R. Vijayan, Licensee and Employer, S. N. Talkies, Kunchithanny,
Ellakkallu P. O., Devicolam Taluk

And

The workman of the above establishment viz., Shri K. M. Gopalakrishnan,
Koothandiyil Veedu, Pottanakadu P.O., (via) Chithirapuram,
Devicolam Taluk

Representations:—

Shri K. J. Joseph, Advocate, Devicolam & .. For *Management*

Shri C. V. Antony, Advocate, Ernakulam

M/s Mathew Sebastian & Abraham Lal, .. For *Workman*
Advocates, Devicolam

G.O. 154/L

AWARD

The issue referred for adjudication by Government as per G. O. (Rt.) No. 1415/80/LBR, dated 6-10-1980 is "denial of employment to Shri K. M. Gopalakrishnan."

2. In the charter of demands appended to the reference it is complained by Shri Gopalakrishnan that he who was employed as a full time Operator in the Cinema Theatre managed by the Opposite Party Shri T. R. Vijayan from 23-8-1977 was denied employment with effect from 14th April 1980 without any valid reasons. Reinstatement with all benefits is what is claimed.

3. Shri T. R. Vijayan in his written statement contends that Shri Gopalakrishnan was only a trainee and that he had left after obtaining the training to take up employment elsewhere and that he was never an employee engaged to render service on remuneration. He is not therefore entitled to any benefits.

4. Shri Gopalakrishnan has filed a rejoinder reasserting the demands earlier raised.

5. There are four witnesses on the side of the workman and three witnesses for the Management. Documents proved are Exts. W1, W2 and M1.

6. The following facts are admitted:-

The theatre building in which exhibition of film is conducted by Shri T. R. Vijayan belongs to the Local Branch of the S. N. D. P. Yogam. The building is rented out by the S. N. D. P. Branch from time to time for a duration of five years on the basis of competitive tenders to the person who offers the highest rent. MW3 Shri Ravindran was the successful tenderer in 1977 and the five year term was due to expire on the 31st of July 1982. He was not in a position to conduct the theatre himself and therefore Shri Vijayan was appointed as the sub-contractor for the term that is due to expire on the 31st of July 1982.

7. The dispute is as to whether Shri Gopalakrishnan was employed as an Operator or he was only a trainee. Of course there is a further question as to whether he had abandoned the work or whether his services were terminated. What is claimed by Shri Gopalakrishnan is that he had originally joined this theatre in 1972 as an apprentice under the then exhibitor and he was appointed as the main Operator ever since Shri Vijayan started exhibition in August 1978. According to Shri Gopalakrishnan his services were terminated by denial of employment on 13th of April 1980. The Management does not challenge the correctness of the dates of joining and departure of the employee, the contention being that he was only a trainee who left after having his training.

8. WW3 is Shri Gopalakrishnan. WW1 and WW2 are two employees working as Gate Keepers in the Theatre for nearly two decades. They swear that Shri Gopalakrishnan was working as an Operator in this Theatre from 1972 to 1980. Ext. W1 is a certificate alleged to have been given by

the previous exhibitor to Shri Gopalakrishnan. There is not much of a serious dispute regarding its genuineness. That certificate dated 20th of July 1977 states that Shri Gopalakrishnan was employed as an Asst. Operator in the Theatre from 1-9-1976 to 20-7-1977. This certificate gives indication that Shri Gopalakrishnan's claim that he was working from 1972 onwards is not true. If as a matter of fact he was working from 1972 then he would not have accepted and retained a certificate like Ext. W1 which gives the origin of his service as in 1976. If Ext. W1 gives the real state of affairs and the origin of joining duty then the testimony of WW1 to WW3 that Shri Gopalakrishnan was working as an Operator from 1972 must also be incorrect. However we are not very much concerned with the previous history as service under the present employer is claimed only from August 1977. What is stated by the employer as MW1 is that he had only one Operator. It is said that one Mr. Madhusoodhanan was the Operator at the relevant time. It is the admitted case that ordinarily there is only one show per day in this Theatre and that one Operator is sufficient to run the show. The said Madhusoodhanan is not examined in the case. There is only the evidence of MW1 in support of his case that Shri Madhusoodhanan was the sole Operator and Shri Gopalakrishnan was a trainee. MW2, the Secretary of the S. N. D. P. Branch and MW3, the Contractor under whom Shri Vijayan operates as a sub contractor, do not say anything about the controversy in question. They speak only of the fact of MW3 having been the successful tenderer for the period ending 31-7-1982 and that MW3 has succeeded in getting another term of five years starting from 1st of August 1982. According to MW3 he proposes to have the exhibition himself in the renewed term. Whatever it be there is no corroboration of the evidence of MW1 apart from Ext. M1. Ext. M1 is said to be a communication received from the Regional Electrical Inspector, Kottayam. That is dated 29-5-1982. It states that one Madhusoodhanan is shown as the Operator in an application filed for the necessary certificates by the exhibitor for the period 17-8-1979 to 16-5-1980. It may be true that Madhusoodhanan's name is shown as the Operator in the application filed before the concerned authorities. It is admitted by Shri Gopalakrishnan that he had not obtained the necessary licence which is mandatory for the working as an Operator. To qualify himself for a licence one has to pass a test. There was one test in April 1980. Shri Gopalakrishnan admittedly appeared for that test but failed. Since Shri Gopalakrishnan was not holding a proper licence it was not probable for the Management to have included his name in the application for necessary certificates as the Operator. But we are more concerned as to whether he was working as an Operator or not. If the Management was serious in its contention that Shri Madhusoodhanan was the Operator then it was easy to cite that gentleman as a witness. That is not done. There is also no satisfactory explanation as to why he was not examined. On the other hand we have Ext. W2 file which contains a report of WW4, the then Asst. Labour Officer, Munnar, regarding the inspection made by him in this theatre on 19-1-1980. Therein he had shown Shri Gopalakrishnan as the Operator. WW4 had admitted that he made the inspection at noon on that day. Admittedly there is no film show at

that time. The learned counsel appearing on behalf of the Management, vehemently argued before me that no importance could be given to the testimony of WW4 and Ext. W2 since he could not have verified as to who was the Operator since he made the inspection when the show was not in progress. But it is sworn to by WW4 that one of the Partners of the business is also an attester to Ext. W2 report. The report shows that it is signed by a gentleman as the Partner of the business. It is in evidence that Shri Vijayan is conducting this show business in partnership with some others. He did not dispute in his evidence the genuineness of the signature in Ext. W2. When that is the position we have to accept Ext. W2 as a genuine report giving details on the basis of informations collected by WW4 in the ordinary course of his official duty. In these state of affairs we can safely accept the evidence adduced on the side of Shri Gopalakrishnan that he was actually working as the Operator of this theatre from August 1977 onwards.

9. The case of the Management that Shri Vijayan was only a trainee cannot be accepted in the face of Ext. W1 which shows that Shri Vijayan was working as an Asst. Operator earlier. The failure to prove that there was another operator during the disputed interval and the other evidence already discussed would indicate that Shri Vijayan was not a trainee but an actual full time employee. He must naturally have been on continuous service till April 1980.

10. Now we have to see as to what happened in April 1980. It is true that Shri Vijayan had to attend the test to qualify himself for a licence in April 1980. There was no reason for him to abandon the job and it is seen that he had promptly complained to the Labour Department soon after the termination. The Management's case that Shri Vijayan left after acquiring necessary training cannot also be true since he was a full-time employee. In these state of affairs the contention of Shri Gopalakrishnan that his services were terminated without any valid reasons has to be accepted as correct.

11. Shri Gopalakrishnan who had put in nearly three years of continuous service was denied employment without any reasons. The action of the Management amounts to retrenchment for which the necessary formalities as provided under Section 25-F of the Industrial Disputes Act were not adopted. So the termination is illegal and unsustainable. Shri Gopalakrishnan must be deemed to have been in service.

12. Now the question remains as to what relief the employee is entitled. Reinstatement with all benefits is the normal relief that is to be granted. But that course cannot be adopted here for two reasons. First is that Shri Gopalakrishnan does not have the necessary qualifications to be an Operator. It may be that he was employed as an Operator even in the absence of necessary licence. But such an action cannot be legally ratified by ordering re-employment of an incompetent hand. So he has to be refused reinstatement for that reason. The other reason follows on the subsequent developments. The sub-contract on the basis of which Shri Vijayan is functioning is due to expire by the end of this month. Shri Gopalakrishnan was employed by the Sub-contractor. He cannot therefore

claim continuity of service under the Contractor or the owner of the building. For that reason also Shri Gopalakrishnan has to be refused the benefit of reinstatement. Compensation alone can be awarded in the circumstances.

13. Shri Gopalakrishnan has said that his monthly salary was Rs. 270. This can be accepted as correct in the absence of any other evidence oral or documentary. A sum of Rs. 2,500 can in the circumstances of the case be ordered as adequate compensation in lieu of all benefits. In the result an award is passed ordering Shri T. R. Vijayan to pay a sum of Rs. 2,500 (Rupees two thousand and five hundred) as compensation to Shri K. M. Gopalakrishnan. He is not entitled to any other reliefs.

Ernakulam,
28-7-1982.

N. SUKUMARAN,
Presiding Officer.

Appendix

Witnesses examined on the Workman's side:

WW1 Shri Ayyappankutty M. C.
WW2 „ Bhaskaran M. S.
WW3 „ Gopalakrishnan K. M.
WW4 „ Sasibhooshanan.

Witnesses examined on the Management's side:

MW1 Shri T. R. Vijayan
MW2 „ Bhaskaran
MW3 „ V. V. Ravindran.

Exhibits marked on the Workman's side:

- Ext. W1. A certificate dated 20-7-1977 issued to Shri K.M.Gopalakrishnan by Shri K. M. Many showing the period of service of Shri Gopalakrishnan in S. N. Talkies.
„ W2. Report of the Asst. Labour Officer, Munnar dated 19-1-1980 regarding the inspection of S. N. Talkies.

Exhibit marked on the Management's side:

- Ext. M1. A letter dated 29-5-1982 from the Regional Electrical Inspector, Kottayam to the Manager, S. N. Talkies.

Kerala Gazette No. 41 Dated 19th October 1982.

PART I

GOVERNMENT OF KERALA

Labour (A) Department

NOTIFICATION

G. O. (Rt.) No. 749/82/LBR. *Dated, Trivandrum, 15th July 1982.*

The award of the Industrial Tribunal, Calicut in respect of the dispute between M/s. K. P. Sadanandan and Co., Karuna Rice Mill, P. O. Kunnamangalam, Kozhikode and their workmen represented by the Secretary, Wheat and Oil Mill Workers Union, (CITU), West Hill, Calicut-5 received by Government on 3-7-1982 is hereby published under section 17 of the Industrial Disputes Act, 1947 (Central Act XIV of 1947).

By order of the Governor,
K. SIVADASAN,
Deputy Secretary to Government.

Before the Court of the Industrial Tribunal, Calicut.

(Monday, the 28th day of June, nineteen hundred and eighty two.)

Present:

SHRI K. P. DEVADAS, B. A. B. L.,
Industrial Tribunal, Calicut.

INDUSTRIAL DISPUTE No. 40/81.

Between

M/s. K. P. Sadanandan and Co., Karuna Rice Mill, P.O. Kunnamangalam,
Kozhikode.

and

The Secretary, Wheat and Oil Mill Workers Union, (CITU), West Hill,
Calicut-5.

GA. 132/L.

AWARD

By Order No. G. O. Rt. 1409/81/LBR dated 10-11-1981, Government of Kerala referred the industrial dispute between the above parties on the following issue, for adjudication to this Tribunal.

The issue referred is:

“Closure of Karuna Rice Mill, Kunnamangalam, Kozhikode.”

Pursuant to notice parties appeared and submitted that the matter is likely to be settled. On 12-5-1982 when the matter was taken up a petition signed by both parties was filed stating that the matter is settled out of court. They have prayed to dismiss the dispute as settled out of court.

As the matter is settled, there is no subsisting dispute to be adjudicated. The reference is answered accordingly.

K. P. DEVADAS,
Industrial Tribunal, Calicut.

GOVERNMENT OF KERALA

Health (D) Department

NOTIFICATION

No. 25780/D2/82/HD.

Dated, Trivandrum, 11th June 1982.

The following Notification No. G.S.R. 262 (E) dated the 22nd March, 1982 of the Government of India, Ministry of Health and Family Welfare (Department of Health) published in the Gazette of India, Extraordinary, Part II- Section 3- Subsection (i) dated the 22nd March, 1982 is hereby republished for general information.

By order of the Governor,

M. S. K. RAMASWAMI,

Special Secretary to Government

GOVERNMENT OF INDIA

Ministry of Health and Family Welfare

(Department of Health)

NOTIFICATION

New Delhi, the 22nd March, 1982.

G. S. R. 262 (E)—The following draft of certain rules further to amend the Drugs and Cosmetics Rules, 1945, which the Central Government propose to make, after consultation with the Drugs Technical Advisory Board, in exercise of the powers conferred by sections 12 and 33 of the Drugs and Cosmetics Act, 1940 (23 of 1940), is hereby published as required by the said sections for the information of all persons likely to be affected thereby and notice is hereby given that the said draft rules will be taken into consideration after the expiry of a period of 90 days from the date on which the copies of the Official Gazette in which this notification is published are made available to the public.

Any objections or suggestions which may be received from any person with respect to the said draft rules before the expiry of the period so specified will be taken into consideration by the Central Government.

DRAFT RULES

1. These rules may be called the Drugs and Cosmetics (2nd Amendment) Rules, 1982.

Gv 1043

In the Drugs and Cosmetics Rules, 1945—

- (i) after rule 124-B the following shall be inserted, namely:—
“124-C. Standards for Surgical Dressings
The standards for surgical dressings shall be such as are laid down in Schedule F (II).”
- (ii) after Schedule F (I), the following shall be inserted namely:—
Schedule F (II) (See Rule 124-C)

STANDARDS OF BANDAGE CLOTH

Synonyms: Bleached Bandage Cloth, Rolled Bandages, Open weave Bandage; Cotton Bandage Cloth.

Bandage cloth consists of cotton cloth of plain weave made from machine spun yarn of suitable count to comply with a bleached count between 20 tex and 25 tex from warp and between 25 tex to 30 tex for weft. The fabric contains no filling, sizing or dressing materials, it may be supplied uncut and folded or cut to suitable sizes and rolled. Description for uncut bandages:

Cotton cloth of plain weave, in one continuous length showing no joins of seams, with well formed selvages; the cloth is bleached to a good white, is clean and odourless, and reasonably free from weaving defects as well as from seed and leaf debris.

For cut bandages:

As for uncut bandages, except for selvages which shall not be included in cut bandages; in addition, both the extremes and edges of cut bandages shall be straight and evenly cut, with reasonable freedom from loose threads.

Threads per dm:—Warp not less than 150 and weft not less than 85.

Weight in g/m 2.57 ± 5

Length and width:

The length and width shall not be less than 99 per cent each of the length and with stated on the label; for cut bandages; each of the bandage in a packing complies with this requirement.

Foreign matter:—Not more than 2 per cent,

Fluorescence:

When viewed under screened ultra-violet light, not more than occasional points of fluorescence are observed.

Packing, labelling and storage:

Bandage cloth shall be packed securely so as to allow normal handling and transport without tearing and exposing the contents. In packages of cut and rolled bandage, each bandage shall also individually

be wrapped in a suitable paper. The net content is stated on the label in terms of length and width. Bandage cloth must be stored in packed condition, protected from dust. The packings of Bandage cloth shall be labelled prominently with the words "Non Sterile".

Standards for Absorbent Gauze:

Synonyms: Gauze; Unmedicated Gauze; Absorbent Cotton Gauze. Absorbent Gauze is cotton fabric of plain weave, supplied in various width and lengths. The Gauze is bleached and free from any sizing, dressing or filling material. The yarn used is machine spun cotton yarn of suitable count to comply with a bleached count between 17 and 25 tex in the finished fabric.

Description:

Cotton cloth, plain weave with a simple selvedge present on both sides to prevent unravelling of yarn, the cloth is bleached to a good white; is clean, odourless, reasonably free from fabric defects and adhering sand, debris from cotton seeds and leaves, or any other foreign matter.

Threads per dm: Warp not less than 75 and weft not less than 55.

Weight in g/m $2:30 \pm 5$.

Length and width: Not less than 98 per cent each of the length and width stated on the label.

Absorbency:—Average sinking time not more than 10 seconds.

Fluorescence: When viewed under screened ultra-violet light not more than occasional points of fluorescence are observed.

Foreign matter: Not more than 1 per cent.

Sterility: If sterile, the contents comply with the test for sterility.

Packing, labelling and Storage:

Absorbent Gauze is folded and packaged with such materials and so securely as to protect its absorbency and allow normal handling and transport without tearing and exposing the contents. The net content is stated on the label in terms of length and width. The packages will be labelled prominently with the words "Non Sterile". If sterile, it is so stated on the label, and the packing method and material should be such as to maintain the sterility. The absorbent gauze must also comply with the sterility Test. Absorbent Gauze must be stored in packed condition, protected from moisture and dust.

Methods of Tests

1. Defect in fabric.

The sample is unfolded, opened and held against diffused daylight and spread on black topped table to locate and identify prominently

visible defects in yarn and fabric construction. The fabric shall be reasonably free from holes, slubs, snarls and naps as well as the following:—

Odour:—Musty odour, or any objectionable smell like that of chemicals or materials used in sizing and bleaching.

Skewness: (for Bandage cloth only) A condition where warp and weft do not keep at right angles to each other.

Defective Selvage:

The selvage tearing and allowing yarn to unravel, and loop formation at selvage.

Cracks: Prominent streaks of space or gaps between warp or weft yarns.

Double ends: More warp threads woven as one, due to wrong draw.

Soughing: Entanglement in the fabric of a bulk of yarn that has slipped off the weft prior due to loose winding.

Measurement of length and width:

Length is the distance from end to end, along one edge of the fabric, and width is the perpendicular distance from one edge to the opposite edge.
Length:

Fix a metre scale to a table or mark off the division of one metre on a table edge. Starting from one end, spread the fabric flat on the table in a single layer keeping one selvage parallel to the scale; smooth the fabric without stretching it to avoid creases and mark off with a coloured pencil, on the selvage exactly one metre. Shift the fabric and measure in the same way the second metre and so on for the entire length of the fabric marking a mark at each metre. Note down the total length in metres. Repeat this at the opposite selvage, as well as on the fabric folded approximately about the middle. The average of the three readings is the length. For cut bandages, one measurement at the middle of the bandage by folding it length-wise will suffice.

Width:

Lay the portion of the fabric to be measured flat and smooth on a table, but do not stretch fabric except sufficiently to render it creaseless. At the place where mark had been made on the selvage in measuring the length measure the perpendicular distance to the opposite selvage with a metre scale. Note the width, repeat this at every mark made in measuring the length. The average of all the readings is the width of the fabric. For cut bandages, width shall be measured at every 50 cm., and average reported as width.

Threads per dm: (for samples not less than 15 m. in Length)

Weft:

At the third metre from one extreme locate three places one at about 5 cm. below the top selvage, a second in the middle and third at about 5 cm. above the bottom selvage, all three in a vertical row. Take

rectangular plate, (made of suitable material such as plastic or aluminium) with the rectangular opening of 5 cm. x 10 cm. cut in it. Keep the plate on the fabric horizontally so that the left 5 cm. side and bottom (10 cm. side) edges of the opening coincide with a weft and warp yarn respectively; count the number of weft yarns within the opening for the length of 10 cm. Repeat this at the other two selected places, and note down the average of three readings. Repeat this at every third metre in the sample and calculate the average weft per dm.

Warp:

Keep the rectangular plate, this time vertically with left (10 cm. side) and bottom (5 cm. side) edge of opening coinciding with a weft and warp yarn respectively. Count the number of warp yarns within the opening for 10 cm. and note down. Repeat this for about 10 selected places in the samples taking care that the same set of warp yarns is not counted more than twice and calculate the average warp per dm. Magnifying glass mounted on stand may be used for counting.

For samples less than 15 cm. in length, locate as many different places as the dimension of the fabric permits, the total being not less than 10 for each sample, and calculating the warp and weft per dm. as above. For cut bandages, all the warp threads in the samples are counted, taking care to leave 5 mm. at the cut edge, and weft is counted at every 50 cm. at any place about the middle of the bandage.

Weight per unit area:

Cut out pieces of fabric from the entire length of the sample, representative places being taken from areas at every third or fourth metre so that the total area of all the pieces so collected is not less than 3 sq. metre for a sample not less than 15 m. in length. Weigh the pieces taken accurately and calculate the area and weight of all the pieces. From the average area and average of weight thus obtained, calculate the area per sq. metre.

For samples less than 15 m. in length, take pieces in such manner that the total area of the selected pieces is not less than 20 per cent of the total area of the sample.

For cut bandages, pieces of 50 cm. in length, cut from 5 different cut bandages in a packing should be taken and weight calculated as an average of 5 readings.

Absorbency.

Take a glass trough of approximate size-height 30 x width 30 x depth 25 cm. with straight thick walls and flat bottom. Fill it almost full with distilled water leaving only about 5 cms. from the top rim of trough. Maintain the water at 27° C.

Cut out from any five places located equidistant down the length of the entire sample, square pieces, each weighing a gm. (plus 10 per cent). Fold each piece in such a manner that a square of approximately

5 cm. x 5 cm. is obtained. Keep one of the folded test specimens between two glass plates and place 1 kg. weight on the top for 10 minutes. Remove the weight, lift the specimen with forceps and gently place it on to the surface of water (the specimen should be lightly pinched in the middle with a blunt forceps having no serrations). Simultaneous to the specimen touching the water surface start a stop watch which is stopped when the entire sample disappears below the surface of the water. Record the time taken. Repeat the test with the other for test specimens. Calculate the average time in seconds.

Foreign matter:

Dry about 5 gm. of the sample to constant weight at 105° C and weight the dried sample accurately. Extract the dried sample with chloroform for one hour in an apparatus for the continuous extraction of drugs. Remove the extracted sample to a beaker and allow the evaporation of residual chloroform wash the material 12 times with hot water, using about 1000 mg. for each washing and wringing the material by hand after each washing; pass all waters through a fine sieve (100 mesh). Place the washed material and any loose threads or fibres from the sieve in a beaker, cover with a 0.5 per cent aqueous solution of diastase and maintain at 53° C until free from starch. Allow to cool, filter the solution through a sieve; return sample and loose fibres to a beaker. Repeat the washing process as before with hot water. Dry the material to constant weight at 105° C, and determine the loss in weight. Calculate the percentage of foreign matter, which is equal to the loss in weight, with reference to the sample, dried to constant weight at 105° C.

If the sample is tested with iodine and is known to be free from starch the treatment with solution of diastase and the second series of washing with hot water may be omitted. Specifications for cloth for manufacture of Plaster of Paris Bandages; cut and uncut:

Synonyms:

Bleached Bandages Cloth for Plaster of Paris; Rolled Bandage for Plaster of Paris.

Cloth for Plaster of Paris Bandages

Consists of cotton cloth of leno weave made from yarn. It may be supplied cut or uncut of various widths and lengths.

Description:

(a) For uncut bandages:

Cotton cloth of leno weave, in one continuous length showing no joints or seams, and with selvages. The cloth is bleached to a good white, is clean and odourless and reasonably free from weaving defects as well as from seed and leaf debris; the cloth may be dressed if necessary and if so shall not dust off when unrolled.

(b) For cut bandage:

As for uncut bandage except for selvages which shall not be included and the bandages shall be cut evenly with straight edges and be reasonably free from loose threads.

Threads per dm:

Warp: Average not less than 150 dm; and weft: average not less than 75 dm.

Weight in gm/m 2: 35 ± 5

Length and width:

The length and width for uncut bandages shall not be less than 98 per cent each of the length and width stated on the table. For cut Bandages a tolerance of + 5 cm. in length and + 0.5 cm. in width may be allowed, and each of the bandages in a packing complies with these requirements.

Fluorescence:

When viewed under screened ultra-violet light not more than occasional points of fluorescence are observed.

Packing, labelling and storage:

Bandage cloth for Plaster of Paris shall be packed securely so as to allow normal handling and transport without tearing and exposing the contents. In packages of cut and rolled bandages, each bandage shall also individually be wrapped in suitable paper. The package shall be labelled as "Cloth for Plaster of Paris Bandage". The net content is stated on the label in terms of number of rolls and length and width. Bandage cloth for Plaster of Paris must be stored in packed condition protected from dust."

(No. X-110013/8/81-DMS & PFA)

R. K. SINGHAL,

Joint Secretary to Government.

GOVERNMENT OF KERALA

Local Administration and Social Welfare (C) Department

NOTIFICATION

G O (Rt.) No. 2674/82/LA&SWD. Dated, Trivandrum, 23rd August 1982.

S. R. O. No. 1187/82.—In exercise of the powers conferred by sub-section (2) of section 62 of the Kerala Panchayats Act, 1960 (32 of 1960), the Government of Kerala after consulting the Pilicode Panchayat in Hosdrug Taluk, hereby exclude from the operation of the said Act, the land specified in the Schedule below and registered in the Revenue Records as "foot-path".

SCHEDULE

District—Cannanore.

Taluk—Hosdrug.

Village—Pilicode.

Panchayat—Pilicode.

R. S. No.—239/2

Extent—0. 1011 Hectare

Boundaries—North—R.S. No. 239/2Pt.

Village—Pilicode.

South—

do.

East—

do.

West—

do.

and Mini Industrial Estate

Explanatory Note

{This does not form part of the notification, but is intended to indicate the general purport}.

The land measuring 0.1011 hectare in R.S.No. 239/2 of Pilicode Village has been proposed for assignment, to the President, A. K. G. Memorial Committee, Pilicode for the construction of A. K. G. Memorial building. The Panchayat in its resolution No. 198 dated the 5th October, 1981 has agreed to this proposal. Therefore, it has become necessary to exclude an extent of 0.1011 Hectare in the above survey number from the operation of the Kerala Panchayats Act. The notification is intended to achieve this object.

എസ്.ആർ.ഒ. നമ്പർ 1187/82.—1960-ലെ കേരള പഞ്ചായത്ത് ആക്ട് (1960-ലെ 32) 62-ാം വകുപ്പ് (2)-ാം ഉപവകുപ്പിനുപകരം നൽകപ്പെട്ട അധികാരങ്ങൾ പിന്നീടൊഴിച്ചു കേരള സർക്കാർ, ഹോസ്ദുർഗ്ഗ താലൂക്കിലെ പിലികോട്ട് പഞ്ചായത്തിന്റെ അതിർപ്പായ ആരംഭത്തിനനുശേഷം താഴെ

പട്ടികയിൽ പറഞ്ഞിട്ടുള്ളതും, റവന്യൂ റിക്കോർഡുകളിൽ “റെറയടിപ്പാത” എന്നു രേഖപ്പെടുത്തിയതുമായ ഭൂമിയെ പ്രസ്തുത ആക്ടിന്റെ പ്രവർത്തന പരിധിയിൽ നിന്നും ഇതിനാൽ ഒഴിവാക്കുന്നു.

പട്ടിക

ജില്ല - കണ്ണൂർ.

വില്ലേജ് - പിലിക്കോട്.

താലൂക്ക് - ഹോസ്ദുർഗ്ഗ്.

പഞ്ചായത്ത് - പിലിക്കോട്.

റീ. സർവ്വേ നമ്പർ - 239/2

വിസ്തീർണ്ണം - 0.1011 ഹെക്ടർ

അതിരുകൾ -

വടക്ക് റീ. സർവ്വേ 239/2 (ഭാഗം) പിലിക്കോട് വില്ലേജ്

തെക്ക് ടി ടി

കിഴക്ക് ടി ടി

പടിഞ്ഞാറ് ടിയും മിനി ഇൻഡസ്ട്രിയൽ എസ്റ്റേറ്റ്

വിശദീകരണക്കുറിപ്പ്

(ഇത് വിജ്ഞാപനത്തിന്റെ ഭാഗമല്ല, എന്നാൽ അതിന്റെ പൊതു ഉദ്ദേശം സൂചിപ്പിക്കുന്നതിനുദ്ദേശിച്ചിട്ടുള്ളതാണ്.)

പിലിക്കോട് വില്ലേജിൽ റീ. സർവ്വേ നമ്പർ 239/2-ൽ 0.1011 ഹെക്ടർ വിസ്തീർണ്ണമുള്ളതുമായ ഭൂമി എ. കെ. ജി. സ്കാർക് പണിയുന്നതിനുവേണ്ടി പിലിക്കോട് എ. കെ. ജി. സ്കാർക് കമ്മിറ്റി പ്രസിഡന്റിനു പതിച്ചുകൊടുക്കാൻ നിർദ്ദേശിക്കപ്പെട്ടിരുന്നു. പഞ്ചായത്ത് അതിന്റെ 1981 ഒക്ടോബർ 5-ാം തീയതിയിലെ 198-ാം നമ്പർ പ്രമേയപ്രകാരം ഈ നിർദ്ദേശവുമായി യോജിച്ചിരുന്നു. ആയതിനാൽ, കേരള പഞ്ചായത്ത് ആക്ടിന്റെ പ്രവർത്തന പരിധിയിൽ നിന്നും മേൽപ്രകാരമുള്ള സർവ്വേ നമ്പറിൽ 0.1011 ഹെക്ടർ വിസ്തീർണ്ണമുള്ള ഭൂമി ഒഴിവാക്കേണ്ടത് ആവശ്യമായിത്തീർന്നിരിക്കുന്നു. ഈ ആവശ്യം നിറവേറാൻ ഉദ്ദേശിച്ചുകൊണ്ടുള്ളതാണ് ഈ വിജ്ഞാപനം.

By order of the Governor,

MARC C. JOHN,

Deputy Secretary to Government.

GOVERNMENT OF KERALA

Local Administration and Social Welfare (D) Department

NOTIFICATION

G.O. (Ms.) No. 156/82/LA& SWD.

Dated, Trivandrum, 14th September 1982.

S. R. O. No. 1188/82.—Under subsection (1) of section 52 of the Kerala Land Acquisition Act, 1961 (21 of 1962), the Government of Kerala hereby withdraw from the acquisition of the lands mentioned in the Schedule hereto annexed in respect of which the Land acquisition proceedings were initiated by the Special Tahsildar (Land Acquisition) Cochin Corporation, by the issue of the notification No. C. 240/73 dated the 26th March 1974 under subsection (i) of section 3 thereof, published at page 1178 in Part III of the Kerala Gazette dated the 7th May, 1974 and the declaration under section 6 of the said Act published at pages 773 & 774 of Part III of the Kerala Gazette dated the 16th March, 1976.

SCHEDULE

*District—Ernakulam.**Taluk - Kanayannur.**Village—Elamkulam**Desom—Thevara*

<i>Sl. No.</i>	<i>Sy. No.</i>	<i>Description</i>	<i>Extent in Hectares</i>
1	904/1-5, 7	Nilam	0.0117
2	908/1, 9	"	0.0061
3	905/1, 4, 5	"	0.0888
4	905/2, 6	"	0.0058
Total			0.1124

Explanatory Note

(This does not form part of the Notification, but is intended to indicate its general purport.)

The Council of the Corporation of Cochin in its resolution No. 33 dated 3-2-1973 decided to widen and extend the road from Koithara bridge. The notifications under section 3(1) and the Declaration under section 6 of the K.L.A. Act were published in the gazette as said above. But the Corporation Council in its resolution No. 14 dated 6-3-1979 and 56 dated 1-9-1979 have resolved to limit the acquisition proposal from

Yuvajana Samajam road southwards upto Koithara bridge and to drop the acquisition proposal of road northwards from Yuvajanasamajam road. In letter No. TP1-30257/71 dated 29-9-1979 the Town Planning Officer has also requested to take steps to reconvey the land excluded from the acquisition. Hence the withdrawal.

എസ്. ആർ. ഒ. നമ്പർ 1188/82.—1961-ലെ കേരള സാമ്പത്തിക ആക്ട് (1962-ലെ 21)- 52-ാം വകുപ്പ് (1)-ാം ഉപവകുപ്പ് പ്രകാരം കേരള സർക്കാർ ഇതോടൊന്നിച്ച് ചേർത്ത പട്ടികയിൽ പറഞ്ഞിട്ടുള്ളതും 1974 മേയ് 7-ാം തീയതിയിലെ കേരളാ ഗസറ്റിൽ 3-ാം ഭാഗത്ത് 1178-ാം പേജിൽ പ്രസിദ്ധപ്പെടുത്തിയ 3-ാം വകുപ്പ് (1)-ാം ഉപവകുപ്പ് പ്രകാരമുള്ള 1974 മാർച്ച് 26-ാം തീയതിയിലെ സി 240/73 നമ്പർ വിജ്ഞാപനം പുറപ്പെടുവിക്കുകയും 1976 മാർച്ച് 16-ാം തീയതിയിലെ കേരള ഗസറ്റിൽ 3-ാം ഭാഗത്ത് 773, 774 എന്നീ പേജുകളിൽ പ്രസിദ്ധപ്പെടുത്തിക്കൊണ്ടും കൊച്ചിൻ കോർപ്പറേഷൻ (സാമ്പത്തിക ആക്ട്) സ്പെഷ്യൽ തഹസീൽദാർ സാമ്പത്തിക നടപടികൾ ആരംഭിച്ചിട്ടുള്ളതുമായ സാമ്പത്തിക വിധിയെക്കുറിച്ചുള്ളതാണ്. ഇതിനാൽ പിൻവാങ്ങുന്നു.

പട്ടിക

ജില്ല—എറണാകുളം.

വില്ലേജ്—ഇളംകുളം

താലൂക്ക്—കണ്ണമ്പുരം.

ദേശം—തേവര

ക്രമ നമ്പർ	സർവ്വേ നമ്പർ	വിവരണം	വിസ്തീർണ്ണം (ഹെക്ടറിൽ)
1	904/1- 5, 7	നിലം	0.0117
2	908/1, 9	"	0.0061
3	905/1, 4, 5	"	0.0888
4	905/2, 6	"	0.0058
ആകെ			0.1124

വിശദീകരണക്കുറിപ്പ്

(ഇത് വിജ്ഞാപനത്തിന്റെ ഭാഗമല്ല, എന്നാൽ പൊതു ഉദ്ദേശം സൂചിപ്പിക്കുന്നതിനുദ്ദേശിച്ചുകൊണ്ടുള്ളതാണ്.)

കൊച്ചിൻ കോർപ്പറേഷൻ കൗൺസിലിൽ അതിന്റെ 1973 ഫെബ്രുവരി 3-ാം തീയതിയിലെ പ്രമേയം മുഖാന്തിരം കോയിത്തറ പാലം മുതൽക്കുള്ള റോഡ് വിനിയോഗത്തിനും നിർമ്മാണത്തിനും തീരുമാനിച്ചു. കേരള സാമ്പത്തിക ആക്ട് 3 (1)-ാം വകുപ്പ് പ്രകാരമുള്ള വിജ്ഞാപനവും 6-ാം വകുപ്പ് പ്രകാരമുള്ള പ്രഖ്യാപനവും മുകളിൽ സൂചിപ്പിച്ച തുറപ്പാലം ഗസറ്റിൽ പ്രസിദ്ധീകരിച്ചിരുന്നു. എന്നാൽ കോർപ്പറേഷൻ

കൗൺസിൽ അതിന്റെ 1979 മാർച്ച് 6-ാം തീയതിയിലെ 14-ാം നമ്പർ 1979 സെപ്റ്റംബർ 1-ാം തീയതിയിലെ 56-ാം നമ്പർ എന്നീ പ്രമേയങ്ങൾ മുഖാന്തിരം യുവജന സമാജം റോഡ് തെക്കു മൂതൽ കോളിത്തറ പാലം വരെ സ്ഥലം എടുപ്പ് നിർദ്ദേശം പരിമിതപ്പെടുത്തുവാനും യുവജനസമാജം റോഡിൽ നിന്ന് വടക്കോട്ടുള്ള റോഡിന്റെ സ്ഥലമെടുപ്പ് നിർദ്ദേശം നിറുത്തിവയ്ക്കുവാനും തീരുമാനിച്ചു. സ്ഥലമെടുപ്പിൽ നിന്നും ഒഴിവാക്കിയിട്ടുള്ള ചുമി തിരികെ കൊടുക്കുന്നതിനുള്ള നടപടികൾ എടുക്കുവാൻ 1979 സെപ്റ്റംബർ 29-ാം തീയതിയിലെ റെഗി. പി. 1-36257/81 എന്ന നമ്പർ കത്തുപ്രകാരം ഔൺപ്രോപ്രിംഗ് ആഫ് സർ ആവശ്യപ്പെട്ടു. അതു കൊണ്ടാണ് ഈ പിൻവാങ്ങൽ വിജ്ഞാപനം പുറപ്പെടുവിക്കേണ്ടിവന്നത്.

By order of the Governor,
 MARC C. JOHN,
 Deputy Secretary to Government.

GOVERNMENT OF KERALA
Transport, Fisheries and Ports (Transport-B) Department
NOTIFICATION

G. O. Rt. No. 770/82/TF & P. *Dated, Trivandrum, 14th September 1982.*

S. R. O. No. 1189/82. — Whereas, Shri Mathew Varghese, Veeppanattu House, Kuruppampady, Ernakulam District, has built a bus body on a new Ashok leyland Chassis, the details of which are hereunder given for the purpose of plying it as a stage carriage on routes in Ernakulam and Idukki Districts which consist of ghat roads also;

And whereas, the overhang of the said vehicle exceeds the limit prescribed under rule 294 of the Kerala Motor Vehicles Rules, 1961;

And whereas, the Government of Kerala are satisfied that the said vehicle can conveniently be used as a stage carriage on routes in Ernakulam and Idukki District with such excess measurement in overhang;

Now, therefore, in exercise of the powers conferred by rule 368 of the Kerala Motor Vehicles Rules, 1961, the Government of Kerala hereby exempt the said vehicle from the provisions of rule 294 of the said rules.

DETAILS OF THE VEHICLE

Model	..	Ashok Leyland
Engine No.	..	ALEE 2198
Chassis No.	..	ALEE 147193
Type of body	..	Saloon
Year of Manufacture	..	1982
Overhang	..	60% of the wheel base
Wheel base	..	533.4 centimetres (210")

By order of the Governor,

T. SANKARAN,

Additional Secretary to Government.

Explanatory Note

(This is not part of the notification, but is intended to indicate its main purpose).

Shri Mathew Varghese, Veeppanattu House, Kuruppampady, Ernakulam District, has requested Government to exempt the vehicle mentioned in the above notification from the provisions of rule 294 of the Kerala Motor Vehicles Rules, 1961, since the overhang of the vehicle exceed the limits prescribed under the rule. The vehicle is intended to be used as a stage carriage in Ernakulam and Idukki Districts. Government have considered the request and decided to grant the exemption sought for. Hence this notification.

PART I

Section iv

GOVERNMENT OF KERALA

Agriculture (Cooperation Establishment) Department

WITHDRAWAL NOTIFICATION

No. 42148/CE2/81/AD.

Dated, Trivandrum, 13th August 1982.

S. R. O. No. 1190/82.—Under subsection (1) of section 52 of the Kerala Land Acquisition Act, 1961 (21 of 1962), the Government of Kerala hereby withdraw from the acquisition of the lands mentioned in the Schedule hereto annexed in respect of which land acquisition proceedings were initiated by the Deputy Collector (LA), Collectorate, Ernakulam by the issue of Notification No. C1-23547/75 dated the 8th March, 1978 under subsection (1) of section 3 thereof, published at pages 995 and 996 of Part III of the Kerala Gazette dated the 11th April, 1978.

SCHEDULE

District—Ernakulam

Taluk—Kamayannur

<i>Sl. No.</i>	<i>Survey No.</i>	<i>Description</i>	<i>Village—Ernakulam Extent Hectares)</i>
1.	735/1 (Part)	Dry	0 0301
2.	735/2 (Part)	do.	0.0081
3.	737/1 (Part)	do.	0.0316
Total			0.0698

Explanatory Note

(This is not part of the notification but is intended to bring out the general purport).

Since the Government has rejected the application for the financial aid to the store under the Ernakulam District Wholesale Consumer Co-operative Society as per order No. G. O. Rt. 174/79/AD dated 18.1.1979, the Government of Kerala, has rejected the Government sanction for land acquisition, as per Letter No. 39874/CE2/79/AD dated 23.5.1979. Hence the withdrawal notification. As the land owners have not sustained any loss due to the land acquisition proceedings, no compensation need be given to the land owners under subsection (2) of section 52 of the Kerala Land Acquisition Act, 1961 (21 of 1962).

എസ്. ആർ. ഓ. നമ്പർ 1190/82.—1961-ലെ കേരള സ്കൂൾ മെട്രിക്സ് ആക്ട് (1962-ലെ 21) 52-ാം വകുപ്പ് (1)-ാം ഉപവകുപ്പ് പ്രകാരം കേരള സർക്കാർ ഇതരഭാഗത്തിൽ ചേർത്തിട്ടുള്ള പട്ടികയിൽ പറഞ്ഞിട്ടുള്ളത് 1978 ഏപ്രിൽ 11-ാം തീയതിയിലെ കേരള ഗവണ്മെൻറ് 3-ാം ഭാഗത്ത് 995-ാം 996-ാം പേജുകളിൽ പ്രസിദ്ധപ്പെടുത്തിയ പ്രസ്തുത ആക്ട് 3-ാം വകുപ്പ് (1)-ാം ഉപവകുപ്പ് പ്രകാരമുള്ള 1978 മാർച്ച് 8-ാം തീയതിയിലെ സി.23547/75 എന്ന നമ്പർ വിജ്ഞാപനം പുറപ്പെടുവിച്ചുകൊണ്ട് ഏറ്റെടുക്കുകയും സ്കൂൾ മെട്രിക്സ് ഡെപ്യൂട്ടി കളക്ടർ സ്കൂൾ മെട്രിക്സ് നടപടികൾ ആരംഭിച്ചിട്ടുള്ളതും മായ സ്കൂൾ വിജ്ഞാപനത്തിൽ നിന്നും ഇതിനാൽ പിൻവാങ്ങുന്നു.

പട്ടിക

ജില്ല—എറണാകുളം.

താലൂക്ക്—കണ്ണമ്പുഴ.

വില്ലേജ്—എറണാകുളം.

വിവരണം—പുരയിടം

ക്രമ നമ്പർ	സർവ്വേ നമ്പർ	വിസ്തീർണ്ണം (ഹെക്ടറിൽ)
1	735/1 (ഭാഗം)	0.0301
2	735/2 (ഭാഗം)	0.0081
3	737/1 (ഭാഗം)	0.0316
	ആകെ	0.0698

വിശദീകരണക്കുറിപ്പ്

(ഇതു പരസ്യത്തിന്റെ ഭാഗമല്ല. എന്നാൽ പരസ്യത്തിന്റെ പൊതു ഉദ്ദേശം സൂചിപ്പിക്കുന്നതിനുവേണ്ടിയുള്ളതാണ്.)

കേരള ഗവണ്മെൻറിന്റെ 18-1-1979-ലെ ജി. ഒ. ആർ. ടി. 174-79 എ. ഡി നമ്പർ ഉത്തരവ് പ്രകാരം എറണാകുളം ജില്ലാ മൊത്തവ്യവസായ ഉപഭോക്തൃ സഹകരണ സംഘത്തിന്റെ കീഴിലുള്ള സ്കൂളിന്റെ ധനസഹായത്തിനുള്ള അപേക്ഷ ഗവണ്മെൻറ് നിരസിച്ചതിന്റെ അടിസ്ഥാനത്തിൽ കേരള ഗവണ്മെൻറ് 23-5-1979-ലെ 39874/സി. ഇ.2-79 എ. ഡി. നമ്പർ കത്തുപ്രകാരം പൊന്നും വിലയ്ക്കുവേണ്ടിയുള്ള ഗവണ്മെൻറ് അംഗീകാരം നിരസിച്ചതിനാലും പിൻവാങ്ങൽ പരസ്യം പുറപ്പെടുവിക്കുന്നു. സ്കൂൾ വിജ്ഞാപനം വിലയ്ക്കുവേണ്ടുന്നതിനുള്ള നടപടികൾ ആരംഭിച്ചതുകൊണ്ട് സ്കൂൾ വിജ്ഞാപനം യാതൊരു നഷ്ടവും സംഭവിച്ചിട്ടില്ലാത്തതുകൊണ്ട് 1961-ലെ കേരള സ്കൂൾ മെട്രിക്സ് ആക്ട് (1962-ലെ 21-ാം ആക്ട്) 52-ാം വകുപ്പ് 2-ാം ഉപവകുപ്പ് പ്രകാരം യാതൊരു നഷ്ടപരിഹാരവും കൊടുക്കേണ്ടതായിട്ടില്ല.

By order of the Governor,
A. T. MOHAMEDUNNY,
Additional Secretary to Government.

Kerala Gazette No. 41 dated 19th October 1982.

PART I

Section iv

GOVERNMENT OF KERALA

Revenue (F) Department

NOTIFICATION

G. O. (Rt.) No. 1294/82/RD. *Dated, Trivandrum, 24th September 1982.*

S. R. O. No. 1191/82.—Under section 13 of the Madras Hindu Religious and Charitable Endowment Act, 1951 (XIX of 1951), the Government of Kerala hereby appoint Shri V. C. Velayudhan Nair, Managing Director, Mannam Centenary Textiles Limited, P. O., Pantheerankavu, Kozhikode-19, to be a member of the Area Committee, Kozhikode.

By order of the Governor,

K. LEKSHMY,

Joint Secretary to Government.

Explanatory Note

(This does not form part of the notification but is [intended to indicate the general purport).

The term of Shri A. Balaram, appointed as a member of the Area Committee, Hindu Religious and Charitable Endowment (Administration) Department, Calicut as per G.O. Rt. No. 677/79/RD dated 23-4-1979 expired on 21-5-1982. Shri V. C. Velayudhan Nair, Managing Director, Mannam Centenary Textiles Limited, P.O. Pantheerankavu, Kozhikode-19 is nominated to fill the above vacancy. Hence this notification.

Kerala Gazette No. 41 dated 19th October 1932.

PART I

Section iv

GOVERNMENT OF KERALA

Taxes (E) Department

NOTIFICATION

G. O. Ms. No. 59/82/TD.

Dated, Trivandrum, 24th September, 1932.

S.R.O. No. 1192/82.—In exercise of the powers conferred by clause (d) of subsection (1) of section 88 of the Registration Act, 1908 (Central Act 16 of 1908), the Government of Kerala hereby specify the office of the Registrar, University of Calicut, as a public office for the purposes of the said section.

By order of the Governor,

N. KRISHNAN NAIR,

Special Secretary to Government.

Explanatory Note

(This does not form part of the notification but is intended to indicate its general purport).

The Registrar, University of Calicut has requested to exempt him from personal appearance in Registration Office s for executing release deeds in connection with House Building Advances sanctioned to the University Staff. Government propose to sanction this request. The above notification is intended to achieve this propose.

GOVERNMENT OF KERALA
Revenue (Legislation) Department
NOTIFICATION

No. Ms. 937/82.

Dated, Trivandrum 24th September 1982.

S.R.O. No., 1193/82.—In exercise of the powers conferred by section 129 of the Kerala Land Reforms Act, 1963 (1 of 1964), the Government of Kerala hereby make the following rules further to amend the Kerala Land Reforms (Tenancy) Rules, 1970, published under notification No.3/70/LRD dated 1st January, 1970 as S R O. No. 3/70 in the Kerala Gazette Extraordinary No. 3 dated the 1st January, 1970, as subsequently amended, namely :—

RULES

1. *Short title and commencement.*—(1) These rules may be called the Kerala Land Reforms (Tenancy) Amendment Rules, 1982.

(2) They shall come into force at once.

2. *Amendment of rule 103 A.*—In the Kerala Land Reforms (Tenancy) Rules, 1970, in rule 103A, after subrule (2), the following sub-rule shall be inserted, namely :—

“(3) Every final order of the Taluk Land Board shall be pronounced by the Chairman at a sitting of the Taluk Land Board, as soon as practicable, after giving due notice to the parties or their pleaders.”

By order of the Governor,
K. NARAYANAN,
Deputy Secretary to Government.

Explanatory Note

(This does not form part of the notification but is intended to indicate its general purport.)

The Government consider that suitable provisions should be made in rule 103 A of the Kerala Land Reforms (Tenancy) Rules, 1970, for the pronouncement of the final decision in the open court by the Chairman of the Taluk Land Board after due notice to the parties. The amendment is intended to achieve the above purpose.

GOVERNMENT OF KERALA

Transport, Fisheries and Ports (Transport-C) Department

NOTIFICATION

No. 11024/TC2/82/TF&P.

Dated, Trivandrum, 30th July, 1982.

S. R. O. No. 1194/82.—Whereas representation has been received by Government from the Stage Carriage Operator Shri C.V. Mathew, Chittapanattu House, Peruvanthanam P.O., Idukki that the arrears of vehicle tax for the quarters ended on the 30th September, 1981, 31st December, 1981, 31st March, 1982 and 30th June, 1982 in respect of the Stage Carriage bearing Registration Number KLI 973 could not be remitted within the prescribed period due to financial strain and that permission may be granted to remit the arrears of vehicle tax in respect of the said vehicle in six monthly instalments;

And whereas, the Government are convinced that circumstances existed that the operator of the said stage carriage could not remit the arrears of vehicle tax in respect of the said stage carriage ordinarily kept for use in the State for the quarter ended on the 30th September, 1981, 31st December, 1981, 31st March, 1982 and 30th June, 1982 due to financial strain;

And whereas, the Government are convinced that non-operation of the said stage carriage due to non-payment of tax would caused great inconvenience to the travelling public;

And whereas, the Government consider it necessary in public interest to permit the stage carriage operator to remit $\frac{1}{12}$ th of the arrears of vehicle tax for the quarters ended on the 30th September, 1981, 31st December, 1981, 31st March, 1982 and 30th June, 1982 in respect of the said stage carriage within three weeks from 11th May, 1982 and the balance amount in 12 equal monthly instalments;

Now, therefore, in exercise of the powers conferred by section 22 of the Kerala Motor Vehicles Taxation Act, 1976 (19 of 1976), read with rule 5 of the Kerala Motor Vehicles Taxation Rules, 1975, the Government of Kerala hereby order that $\frac{1}{12}$ th of the arrears of the vehicle tax for the quarters ended on the 30th September, 1981, 31st December, 1981, 31st March, 1982 and 30th June, 1982 in respect of the said stage carriage ordinarily kept for use in the State shall be paid within three weeks from 11th May, 1982 and the balance amount shall be paid in 12 equal monthly instalments together with additional tax payable under section 12 of the Kerala

Motor Vehicles Taxation Act, 1976 read with the notification (5) No. 33942/TC2/75-5/PW. dated the 29th September, 1975 published as S.R.O. No. 876/75 in the Kerala Gazette Extraordinary No. 572 dated 29th September, 1975.

By order of the Governor,
P. SANKARAN NAIR,
Additional Secretary to Government.

Explanatory Note

(This is not part of the notification, but is intended to indicate the main purpose of the issue of the notification)

Government have received representation from the Stage Carriage Operator as shown in the annexure requesting extension of time for payment of vehicle tax for the quarters ended 30th September, 1981, 31st December, 1981, 31st March, 1982 and 30th June, 1982 due to financial strain;

Government are convinced of the position and in public interest, grant extension of time for payment of tax as otherwise the vehicle might be put out of operation for non-payment of tax causing great inconvenience to the travelling public.

GOVERNMENT OF KERALA

Transport, Fisheries and Ports (Transport C) Department

NOTIFICATION

No. 12661/TC2/82/TF&P.

Dated, Trivandrum, 23rd September 1982.

S. R. O. No. 1195/82.—Whereas representation has been received by Government from the Stage Carriage Operator Shri Sasidharan, G., Mannalil, Nanthyattukunnam Muri, Parur, Ernakulam that the vehicle tax for the quarter ended on the 31st March, 1981, 30th June, 1981, 30th September, 1981, and 31st March, 1982 in respect of the stage carriage bearing Registration No. K. L. F. 1283 could not be remitted within the prescribed period due to financial strain and that extension of time for payment of vehicle tax in respect of this vehicle may, therefore, be granted;

And whereas, the Government are convinced that circumstances existed that the operator of the said stage carriage could not remit the vehicle tax in respect of the said stage carriage ordinarily kept for use in the State for the quarter ended on the 31st March, 1981, 30th June, 1981, 30th September, 1981, and 31st March, 1982 due to financial strain;

And whereas, the Government are convinced that non-operation of the said stage carriage due to non-payment of tax would have caused great inconvenience to the travelling public;

And whereas, the Government consider it necessary to extend in public interest the time for payment of the vehicle tax for the quarter ended on the 31st March 1981, 30th June, 1981, 30th September, 1981 and 31st March, 1982 in respect of the said stage carriage;

Now, therefore, in exercise of the powers conferred by section 22 of the Kerala Motor Vehicles Taxation Act, 1976 (19 of 1976), read with rule 5 of the Kerala Motor Vehicles Taxation Rules, 1975, the Government of Kerala hereby order that the vehicle tax for the quarter ended on the 31st March, 1981, 30th June, 1981, 30th September, 1981 and 31st March, 1982 in respect of the said stage carriage ordinarily kept for use in the State shall be paid on or before the 30th June, 1982 together with additional tax payable under section 12 of the Kerala Motor Vehicles Taxation Act, 1976 read with the Notification (5) No. 33942/TC2/75-5/PW., dated the 29th September, 1975 published as S. R. O. No. 876/75 in the Kerala Gazette Extraordinary No. 572 dated the 29th September, 1975.

By order of the Governor,
T. SANKARAN,
Additional Secretary to Government.

Explanatory Note

(This is not part of the notification, but is intended to indicate the main purpose of the issue of the notification).

Government have received representation from the Stage Carriage Operator as shown in the notification requesting extension of time for payment of vehicle tax for the quarter ended 31st March, 1981, 30th June, 1981, 30th September, 1981 and 31st March, 1982 due to financial strain;

Government are convinced of the position and in public interest, grant extension of time for payment of tax as otherwise these vehicles might be put out of operation for non-payment of tax causing great inconvenience to the travelling public.

GOVERNMENT OF KERALA

Transport, Fisheries and Ports (Transport C) Department

NOTIFICATION

No. 12382/TC2/82/TF&P.

Dated, Trivandrum, 24th September 1982.

S. R. O. No. 1196/82.—Whereas representation has been received by Government from the Stage Carriage Operator Shri V. T. Thomas, Vazhappilli; Pallipport, Ernakulam that the vehicle tax for the quarter ended on the 31st December, 1981, 31st March, 1982 and 30th June, 1982 in respect of the Stage Carriage bearing Registration Number KLM. 506 could not be remitted within the prescribed period due to financial strain and that extension of time for payment of vehicle tax in respect of this vehicle may, therefore, be granted;

And whereas, the Government are convinced that circumstances existed that the operator of the said stage carriage could not remit the vehicle tax in respect of the said stage carriage ordinarily kept for use in the State for the quarter ended on the 31st December, 1981, 31st March, 1982 and 30th June, 1982 due to financial strain;

And whereas, the Government are convinced that non-operation of the said stage carriage due to non-payment of tax would have caused great inconvenience to the travelling public;

And whereas, the Government consider it necessary to extend in public interest the time for payment of the vehicle tax for the quarter ended on the 31st December, 1981, 31st March, 1982 and 30th June, 1982 in respect of the said stage carriage;

Now, therefore, in exercise of the powers conferred by section 22 of the Kerala Motor Vehicles Taxation Act, 1976 (19 of 1976), read with rule 5 of the Kerala Motor Vehicles Taxation Rules, 1975, the Government of Kerala hereby order that the vehicle tax for the quarter ended on the 31st December, 1981, 31st March, 1982 and 30th June, 1982 in respect of the said stage carriage ordinarily kept for use in the State shall be paid on or before the 30th June, 1982 together with additional tax payable under section 12 of the Kerala Motor Vehicles Taxation Act, 1976 read with the notification (5) No. 33942/TC2/75-5/PW., dated the 29th September, 1975 published as S. R. O. No. 876/75 in the Kerala Gazette Extraordinary No. 572 dated the 29th September, 1975.

By order of the Governor,
T. SANKARAN,
Additional Secretary to Government.

Explanatory Note

(This is not part of the notification, but is intended to indicate the main purpose of the issue of the notification).

Government have received representation from the Stage Carriage Operator as shown in the notification requesting extension of time for payment of vehicle tax for the quarter ended 31st December, 1981, 31st March, 1982 and 30th June, 1982 due to financial strain;

Government are convinced of the position and in public interest, grant extension of time for payment of tax as otherwise these vehicles might be put out of operation for non-payment of tax causing great inconvenience to the travelling public.

Kerala Gazette No. 41 dated 19th October 1982.

PART I

Section iv

GOVERNMENT OF KERALA
Public Works (E) Department
NOTIFICATION

G. O. (MS) 132/82/PW.

Dated, Trivandrum, 17th September, 1982.

S.R.O. No. 1197/82 —In exercise of the powers conferred by sub-section (1) of section 25 of the Kerala Buildings (Lease and Rent Control) Act, 1965 (2 of 1965), the Government of Kerala hereby exempt; in public interest, the buildings owned by the Greater Cochin Development Authority from all the provisions of the said Act.

By order of the Governor,
G. GOPALAKRISHNA PILLAI,
Special Secretary to Government.

Explanatory Note

(This does not form part of the notification, but is intended to indicate its general purport.)

It has become necessary to exempt the buildings owned by the Greater Cochin Development Authority from all the provisions of the Kerala Buildings (Lease and Rent Control) Act, 1965 (2 of 1965) under sub-section (1) of section 25 of the said Act. This is to serve that purpose.

GOVERNMENT OF KERALA

Abstract

KERALA BUILDINGS (LEASE AND RENT CONTROL) ACT, 1965—
ENFORCEMENT IN KATTOOR PANCHAYAT—ORDERS ISSUED

PUBLIC WORKS (E) DEPARTMENT

G. O. (Ms.) 131/82/PW.

Dated, Trivandrum, 17th September 1982.

NOTIFICATIONS

(i)

S. R. O. No. 1198/82.— Whereas the Kattoor Panchayat has in its resolution No. 56 dated the 12th February, 1980, requested that the provisions of the Kerala Buildings (Lease and Rent Control) Act, 1965 (2 of 1965), shall be applied to that Panchayat area;

Now, therefore, in exercise of the powers conferred by subsection (3) of section 1 of the Kerala Buildings (Lease and Rent Control) Act, 1965 (2 of 1965), the Government of Kerala hereby apply all the provisions of the said Act to the Kattoor Panchayat area in the Trichur District with effect from the date of publication of this notification in the Gazette

(ii)

S. R. O. No. 1199/82.— In exercise of the powers conferred by subsection (1) of section 3 of the Kerala Buildings (Lease and Rent Control) Act, 1965 (2 of 1965), the Government of Kerala hereby appoint the Munsiff, having jurisdiction over the Kattoor Panchayat area in the Trichur District, to be the Rent Control Court for the said area with effect from the date of publication of this notification in the Gazette.

(iii)

S. R. O. No. 1200/82.— In exercise of the powers conferred by subsection (2) of section 3 of the Kerala Buildings (Lease and Rent Control) Act, 1965 (2 of 1965), the Government of Kerala hereby appoint the Tahsildar, having jurisdiction over the Kattoor Panchayat area in the Trichur District, to be the Accommodation Controller for the said area, with effect from the date of publication of this notification in the Gazette.

(iv)

S. R. O. No. 1201/82.— In exercise of the powers conferred by clause (a) of subsection (1) of section 18 of the Kerala Buildings (Lease and Rent Control) Act, 1965 (2 of 1965), the Government of Kerala hereby confer on the Subordinate Judge or the Principal Subordinate Judge, as the case may be, having jurisdiction over the Kattoor Panchayat area in the Trichur District, the powers of the Appellate Authority for the purposes of the said Act in the said area with effect from the date of publication of this notification in the Gazette.

By order of the Governor,
G. GOPALAKRISHNA PILLAI,
Special Secretary to Government.

Explanatory Note

(This does not form part of the above notifications, but is intended to indicate their general purport.)

The Kattoor Panchayat in the Trichur District has in its resolution No. 56, dated 12th February 1980, requested Government to extend the provisions of the Kerala Buildings (Lease and Rent Control) Act, 1965 (2 of 1965) to its area. Under Section 1 (3) of the said Act, Government can extend the provisions of the Act to any area of the State by a notification in the Gazette, provided that such notification shall be supported by a resolution passed by the local authority of the area affected by the notification. The above notifications are to achieve the above purpose and issued on the request of the Panchayat concerned.

GOVERNMENT OF KERALA
Higher Education (E) Department
NOTIFICATION

G.O. (Ms). No. 130/82/H. Edn. *Dated, Trivandrum, 13th September 1982.*

S.R D.No. 1202/82.—In exercise of the powers conferred by subsection (1) of section 4 of the Charitable Endowments Act, 1890 (Central Act 6 of 1890), the Government of Kerala hereby order that the property specified in column (2) of the Schedule appended herewith belonging to the Endowment mentioned in column (1) thereof, shall be vested with the Treasurer of Charitable Endowments, Kerala, and under subsections (1) and (3) of section 5 of the said Act, the Government of Kerala hereby settle the following Scheme for administration of the said property, the same having been previously published under rule 3 of the Charitable Endowments (Kerala) Rules, 1966, and appoint the date of publication of this notification to be the date on which the said Scheme shall come into operation, namely:—

SCHEME

1. This Endowment may be called "Smt. V. J. Rosakutty Endowment Fund".

2. The corpus of the Endowment shall consist of Rs. 1,000 (Rupees One thousand only) and shall be vested with the Treasurer of Charitable Endowments, Kerala.

3. The corpus of the Endowment shall be invested in any long term securities of the Government of India or the Government of Kerala or in any of the securities approved by the Government of Kerala.

4. The Headmistress/Headmaster, Government High School, Kalamassery shall be the Administrator of the fund.

5. The annual interest accruing on the Fund shall be utilised during the succeeding year for awarding a prize in cash to the most deserving poor student of Standard VIII who has passed the annual Examination of Standard VII during the previous year in the first attempt securing the highest number of marks.

6. A committee consisting of the Headmaster, Senior Assistant, the Secretary of the Staff Council and a nominee of the Donor of the fund may select the student for the award. The award may be enjoyed by the same student to a maximum of 3 years, provided that the student keeps up the standard and does not study in the same standard for more than one year.

7. The prize shall be awarded on the occasion of the School Day Celebration or on any other occasion as decided by the Administrator.

8. Requisition for payment of annual interest shall be sent by the Administrator at any time not later than two months prior to the date fixed for the award of the prize and the Treasurer of Charitable Endowments shall, thereupon arrange to place the annual interest at the disposal of the Administrator.

9. If, in any year, the interest is not utilised as provided in clause 5 above, or if the prize is not awarded owing to the non-availability of a suitable candidate or for any other reason, or if any balance is left after awarding the prize such amount shall be added on to the corpus of the fund by the Treasurer of Charitable Endowments, unless its payment is allowed by the Treasurer in exceptional cases on the specific recommendation of the controlling authority specified in clause 10.

10. If any doubt or dispute arises regarding the meaning or interpretation of the Scheme, it shall be referred to the Director of Public Instruction whose decision thereon shall be final.

SCHEDULE

<i>Name of Endowment</i>	<i>Details of Property</i>
(1)	(2)
"Smt. V. J. Rosakutty Endowment Fund".	Rs. 1,000 (Rupees One thousand only)

By order of the Governor,
K. P. VISWANATHA MENON,
Joint Secretary to Government.

Explanatory Note

(This does not form part of the notification but is intended to indicate its general purport.)

Smt. V. J. Rosakutty, Retired High School, Assistant of Government High School Kalamasseri, Alwaye 4 wishes to institute an endowment in her name in the Government High School, Kalamasseri Preliminary notification regarding this has been published in the Gazette dated 1-6-1982. Now Government have accepted the endowment for institution and hence this notification.



GOVERNMENT OF KERALA

Abstract

PROVIDENT FUND—GENERAL PROVIDENT FUND (KERALA)
RULES—PROCEDURE — RELATING TO MAINTENANCE
OF GENERAL PROVIDENT FUND ACCOUNTS
AMENDMENT TO GENERAL PROVIDENT
FUND (KERALA) RULES ISSUED

FINANCE (PROVIDENT FUND) DEPARTMENT

G. O. (P) No. 310/82/Fin.

Dated, Trivandrum, 21st June 1982.

Read:—1. Circular No. 31/75/Fin. dated 21-4-1975.

2. D. O. No. FM/1/9-47/80-81/39/137 dated 25-10-1980 from the Senior Deputy Accountant General (Entt.)

Order

In the circular first cited, orders introducing the revised procedure relating to the opening and maintenance of General Provident Fund Accounts were issued. This has necessitated the amendment to the relevant rules of the General Provident Fund (Kerala) Rules. Accordingly Government are pleased to issue the following notification to amend the General Provident Fund (Kerala) Rules.

NOTIFICATION

S. R. O. No. 1203/82.—In exercise of the powers conferred by subsection (1) of section 2 of the Kerala Public Services Act, 1968 (19 of 1968), read with section 3 thereof, the Government of Kerala hereby make the following rules further to amend the General Provident Fund (Kerala) Rules, namely:—

Rules

1. (1) These rules may be called the General Provident Fund (Kerala) Amendment Rules, 1982.

(2) They shall come into force at once.

G. 1112

2. In the General Provident Fund (Kerala) Rules,—

(1) after rule 6, the following rule shall be inserted, namely:—

“6A. The heads of offices shall send to the Accounts Officer on the 15th of each month, a statement in duplicate in Form A1 showing particulars of permanent and temporary Government Servants working in their offices who have to subscribe compulsorily to the General Provident Fund. In the case of temporary Government Servants the statement shall be sent three months in advance of the date from which the Government Servants are required to subscribe. In the case of permanent Government Servants who have to subscribe to the Fund from the date of appointment, the statement shall be sent in the same month or in the subsequent month. The Accounts Officer shall return one copy of the statement indicating the Account Number allotted to each subscriber. Optional subscribers shall send individual applications for admission in Form A. The name of Gazetted Officers who have to subscribe compulsorily shall also be included in Form A1.”;

(2) in rule 8,—

(a) in clause (i) of sub-rule (1), for the words and letter “send to the Accounts Officer along with his application in Form A”, the word “file” shall be substituted;

(b) after sub-rule (2), the following sub-rule shall be inserted, namely:—

“(3) (i) The scrutiny, acceptance and safe custody of nominations regarding non-gazetted Officers shall be the responsibility of the Head of the Office concerned as in the case of nominations for Death-cum-Retirement Gratuity. When a nomination is accepted, necessary entries shall be made in the Service Book of the subscriber under the dated signature of the Head of the Office.

(ii) The nominations of Gazetted Officers may be sent to the Accounts Officer for acceptance and safe custody. In the case of promotees from Non-Gazetted Service, the Heads of Offices need transfer the nomination to the Accounts Officer only on their substantive promotion to Gazetted Cadre.”;

(3) after sub-rule (2) of Rule 13, the following sub-rule shall be inserted, namely:—

“(3) The drawing Officers shall prepare and furnish separate schedules for Account Numbers coming under different departmental prefixes though they may be coming under the common pay roll of a particular drawing Officer at a particular time.”;

(4) in form A, for the heading “Form A”, the heading “Form A (for voluntary subscribers only)” shall be substituted;

(5) after Form A, the following Form shall be inserted, namely:—

"FORM A1. (FOR COMPULSORY SUBSCRIBERS)

(see rule 6 A)

Office of the.....
.....

Statement of particulars for allotment
of Provident Fund Account Numbers
to Compulsory subscribers for the
month of.....

Please read carefully
instructions printed on the
reverse before filling in the
form

Head of Account to which pay and
allowances are debited.....

Name of fund.....

Sl. No.	Name of Government Servant (Subscriber)	Name of subscribers' father/husband	Date of birth of subscriber	Date of joining service	Designation	Emoluments	Monthly rate of subscription (in whole rupee)	Month from which subscription to commence	Remarks	Account Number allotted (To be filled in by Accountant General's Office)
(1)	(2)	(3)	(4)	(5)	(6)	(7)	(8)	(9)	(10)	(11)

No.

Dated:

Forwarded in duplicate to the Accountant General for necessary action. The Government Servants whose names are included in the Statement are required to join the.....Fund under the..... Rules of Government of..... Their names have not been included in the Previous Statements and they are not already members of any Provident Fund. (Nominations of G. Os. are enclosed as mentioned in the remarks column). Nominations in respect of non-gazetted staff have been obtained and filed in safe custody after admission.

(Head of Office).

No.

Dated:

Returned to..... Account Nos. allotted may be intimated to the subscribers and also noted in the Service Books, nominations and other office records and shall be quoted in all correspondence connected therewith. Receipt of nominations in respect of G. Os. at Sl. Nos..... is hereby acknowledged.

Accounts Officer.

Office of the Accountant General.

Instructions for Filling the Statement

- (a) This form should be used only in cases where subscription to the Fund is compulsory.
- (b) Separate forms should be used for different Provident Funds e. g. General Provident Fund, Contributory Provident Fund etc.
- (c) Separate forms should be used for persons whose pay and allowances are debited to different major and sub-major heads of account.
- (d) Name of the Fund may be filled in by suitable words (e. g.) General Provident Fund (Kerala)
- (e) The statement should be sent in duplicate. It should include permanent Government Servants who joined service in the previous month and are required to join the Fund compulsorily on entry into Government service and temporary Government Servants who will complete one year's continuous service or otherwise become eligible to the Provident Fund three months hence.
- (f) Column 3: Husband's name (instead of father's name) may be given in respect of married female subscribers indicating the position.
- (g) Column 7: Dearness pay, if any, may be distinctly shown.
- (h) Column 8: Please see rule 11 of G.P.F. (Kerala) Rules.

- (i) In the case of Gazetted Officers, nomination should be obtained in the prescribed form from the subscriber and forwarded to the Accountant General along with this statement making a suitable note in the remarks column "

By order of the Governor,

P. SAHADEVAN,

Additional Secretary (Finance) to Government.

Explanatory Note

(This is not part of the amendment, but it is intended to convey its general purport.)

Delay in getting applications for admission to General Provident Fund (Kerala) in the Office of the Accountant General often necessitates recovery of arrears from the subscribers. Similarly the centralised system of watching the receipts of nominations and their safe custody in the Office of the Accountant General is not working satisfactorily. Hence this amendment

The existing form A is meant for optional subscribers is for those who opt to subscribe to Provident Fund before the date on which subscription is compulsorily due. Form A1 is meant for compulsory subscribers.

To

The Accountant General, Kerala, Trivandrum

All Heads of Departments and Offices

All Departments (and Sections) of the Secretariat

The Secretary, Kerala Public Service Commission

The Registrars, University of Kerala/Cochin/Calicut

The Registrar, Agricultural University, Trichur

The General Manager Kerala State Road Transport Corporation, Trivandrum

The Secretary, Kerala State Electricity Board

The Registrar, High Court of Kerala, Ernakulam

All Secretaries, Additional Secretaries, Joint Secretaries, Deputy Secretaries and Under Secretaries to Government

The Secretary to Governor

The Private Secretaries to the Chief Minister and other Ministers

The Under Secretaries to the Chief Secretary

(With C. L.)

"

"

"

"

"

GOVERNMENT OF KERALA

Home (C) Department

NOTIFICATION

G.O.Rt. No. 2506/82/Home. *Dated, Trivandrum, 30th September 1982.*

S.R.O. No. 1204/82.—In exercise of the powers conferred by sub-section (2) of section 5 of the Kerala Civil Courts Act, 1957 (1 of 1957), the Government of Kerala, in consultation with the High Court of Kerala, hereby vary and fix the number of Munsiffs to be appointed for the Munsiff's Courts at the stations shown in column (1) of the schedule below for the period from the 6th September, 1982 to the 20th February, 1983 as shown against each in column (2) thereof and from the 21st February, 1983, as shown against each in column (3) thereof.

SCHEDULE

<i>Name of Station</i>	<i>Number of Munsiffs from 6-9-1982 to 20-2-1983</i>	<i>Number of Munsiffs from 21-2-1983</i>
(1)	(2)	(3)
Quilon	5	3
Kottayam	4	2
Palghat	4	2
Tellicherry	3	2

By order of the Governor,
K. AGHUTHAN NAIR,
Joint Secretary to Government.

Explanatory Note

(This does not form part of the notification but is intended to achieve the purport).

The training of Munsiff's appointed as per G. O. Ms. 96/82/Home dated 20-7-1982 and G. O. Ms. 97/82/Home dated 20-7-1982 has been arranged to commence from the P. N. of 6-9-1982. The trainees cannot try cases unless the number of Munsiffs of the station where the persons are deputed for training, is refixed. Hence this notification.

GOVERNMENT OF KERALA

Home (C) Department

NOTIFICATION

G. O. (Rt.) No. 2544/82/Home.

Dated, Trivandrum, 5th October 1982.

S. R. O. No. 1205/82.—In exercise of the powers conferred by section 110 of the Motor Vehicles Act, 1939 (Central Act IV of 1939), and in supersession of orders in G. O. Rt. 1605/80/Home dated the 11th August, 1980 published as S. R. O. No. 786/80 in the Kerala Gazette Extraordinary No. 36 dated the 11th August, 1980, the Government of Kerala hereby appoint the person mentioned in column (1) of the schedule below as Member of the Motor Accident Claims Tribunal specified in the corresponding entry in column (2) of the said schedule.

SCHEDULE

<i>Name of Member</i> (1)	<i>Name of Tribunal</i> (2)
Shri E. Balakrishna Pillai	Motor Accidents Claims Tribunal, Trivandrum.

By order of the Governor,
K. V. VIDYADHARAN,
Special Secretary to Government.

Explanatory Note

(This does not form part of the notification but is intended to indicate its general purport).

Shri N. Kanakadas, Member, Motor Accidents Claims Tribunal, Trivandrum retired on 31-8-1982. The High Court has proposed to appoint Shri E. Balakrishna Pillai, District Judge as Member, Motor Accidents Claims Tribunal, Trivandrum under section 110 of the Motor Vehicles Act, 1939 (Central Act, IV of 1939) Government have accepted the proposal and hence this notification.

GOVERNMENT OF KERALA

Home (C) Department

NOTIFICATION

G.O. Ms. 127/82/Home.

Dated, Trivandrum, 5th October 1982.

S.R.O. No. 1206/82.—In exercise of the powers conferred by Article 233 (1) of the Constitution of India, the Governor of Kerala is pleased to appoint the following persons as District and Sessions Judges :

1. Shri E. Balakrishna Pillai
2. Shri M. Prahladan
3. Shri L. Manoharan
4. Shri G. Rajasekharan
5. Shri B. M. Thulasidas
6. Shri M. Sudhakaran

By order of the Governor,
K. ACHUTHAN NAIR,
Joint Secretary to Government.

Kerala Gazette No. 41 dated 19th October 1982.

PART I

Section

GOVERNMENT OF KERALA

Local Administration and Social Welfare (G) Department

NOTIFICATION

G. O. (Ms) No. 157/82/LA & SWD. *Dated, Trivandrum, 14th September 1982*

S. R. O. No. 1207/82.—In exercise of the powers conferred by sub-section (2) of section 53B of the Town Planning Act, 1108 (IV of 1108 read with subsection (2) of section 54B of the Madras Town Planning Act 1920 (Madras Act VII of 1920) and in supersession of Notification G. O. (Ms) No. 312/79/LA & SWD dated the 20th December, 1979, published as S. R. O. No. 72/80 in Part I of the Kerala Gazette No. 4 dated the 22nd January, 1980, the Government of Kerala hereby nominates Shri M. Ibrahim, representative of the Chambers of Commerce, as a member of the Greater Cochin Development Authority constituted under Notification G. O. (MS) 19/76/LA & SWD dated the 23rd January, 1976 published as S. R. O. No. 124/76 in the Kerala Gazette Extraordinary No. 86 dated the 23rd January, 1976.

By order of the Governor,
M. S. K. RAMASWAMY,
Special Secretary to Government.

Explanatory Note

(This does not form part of the notification but is intended to indicate its general purport.)

This notification is intended to notify the nomination of a representative of the Chambers of Commerce in the place of Shri David T. Mookken, representative of Chamber of Commerce who has resigned his membership in the Board of Greater Cochin Development Authority.



GOVERNMENT OF KERALA
General Education (J) Department
NOTIFICATION

G.O. (P) No. 132/82/Gl.Edn. Dated, Trivandrum, 17th September 1982.

S.R. O. No. 1208/82.—In exercise of the powers conferred by section 36 of the Kerala Education Act, 1958 (6 of 1959), the Government of Kerala hereby make the following Rules further to amend the Kerala Education Rules, 1959, namely:—

Rules

1. *Short title and commencement:*—(1) These Rules may be called the Kerala Education (Amendment) Rules, 1982.

(2) They shall come into force at once.

2. *Amendment of the Rules:*—In the Kerala Education Rules, 1959,—

(1) in Chapter XIV A, after sub-rule (1) of rule 1, the following *Notes* shall be inserted, namely:—

“Notes—(1) A member of the non-teaching staff under the category of Clerks, Peons, Sweepers and other staff shall also be eligible for appointment as teacher provided he has the prescribed qualifications and that there is no teacher eligible for promotion or for appointment to such post under these rules.

(2) If there are more than one claimant for appointment as teacher under these categories, preference shall be given in the order of Clerks, Peons, Sweepers and other staff. If there are more than one claimant under a particular category, the order of preference shall be according to the date of their first appointment. If their date of first appointment be the same, then preference shall be given with reference to age, the older being given first preference”;

- (2) in Chapter XXIV A, in rule 1 the existing Explanation shall be numbered as Explanation-I and after "Explanation I" as so numbered, the following Explanation shall be inserted, namely:—

"Explanation II.—The post of Lower Division Clerk shall be filled up by promotion of Peons, Sweepers and other staff, if they possess the qualification prescribed for the post of Lower Division Clerk in sub-rule (1) of rule 2. If there are more than one claimant for appointment as Clerk under these categories preference shall be given in the order of Peons, Sweepers and other staff. If there are more than one claimant under a particular category, the order of preference shall be according to the date of their first appointment. If the date of first appointment be the same, then preference shall be given with reference to age, the older being given first preference".

By order of the Governor,
P. NEELAKANTAN NAIR,
Additional Secretary to Government.

Explanatory Note

(This does not form part of the Notification, but is intended to indicate its general purport.)

Since there is no avenues for promotions of non-teaching staff Government have decided to make provisions for promotion of qualified non-teaching staff to the post of clerk and teachers. The amendment is intended to achieve this object.

GOVERNMENT OF KERALA

Higher Education (E) Department

NOTIFICATION

G. O. MS. No. 144/82/H. Edn. *Dated, Trivandrum, 30th September 1982.*

S. R. O. No. 1209/82.—In exercise of the powers conferred by subsection (1) of section 4 of the Charitable Endowments Act, 1890 (Central Act 6 of 1890), the Government of Kerala hereby order that the property specified in column (2) of the Schedule appended herewith belonging to the Endowment mentioned in column (1) thereof, shall be vested with the Treasurer of Charitable Endowments, Kerala, and under subsections (1) and (3) of section 5 of the said Act, the Government of Kerala hereby settle the following Scheme for administration of the said property, the same having been previously published under rule 3 of the Charitable Endowments (Kerala) Rules, 1966, and appoint the date of publication of this notification to be the date on which the said Scheme shall come into operation, namely:—

Scheme

1. This Endowment may be called "Professor R. Rethnambal Memorial Endowment".

2. The corpus of the Endowment shall consist of Rs. 1,000 (Rupees One thousand only), and shall be vested with the Treasurer of Charitable Endowments, Kerala.

3. The corpus of the Endowment shall be invested in any long term securities of the Government of India or the Government of Kerala or in any of the securities approved by the Government of Kerala.

4. The Principal, Government College, Madappally shall be the Administrator of the Endowment.

5. The annual interest accruing on the fund shall be utilised during the succeeding year for awarding a prize in cash to the student of the Government College, Madappally, who has passed the M Sc. (Chemistry Main) Examination conducted during the previous year in the first attempt by securing the highest number of marks.

6. The prize shall be awarded on any suitable occasion in the academic year as decided by the Administrator and thereafter the fact of such award with relevant particulars thereof shall be published on the notice-board of the college by the Administrator for the information of the public.

7. The existence of this Endowment shall be notified in the college calendar every year for the information of the students.

8. If, in any year, more than one student is found eligible for the prize by securing the same number of highest marks, then the amount of the prize shall be divided equally among them and the prizes awarded accordingly.

9. Requisition for payment of annual interest shall be sent by the Administrator at any time not later than two months before the date fixed for the award of the prize and the Treasurer of Charitable Endowments shall, thereupon, arrange to place the annual interest at the disposal of the Administrator.

10. If, the interest is not utilised as provided in clause 5 or if the prize is not awarded owing to the non-availability of suitable candidates or for any other reason or if any balance is left after awarding the prize, such amount shall be added on to the corpus of the fund by the Treasurer of Charitable Endowments unless its payment is allowed in exceptional cases on the specific recommendations of the controlling authority specified in clause 11.

11. If, any doubt or dispute arises regarding the meaning or interpretation of the scheme it shall be referred to the Director of Collegiate Education, whose decision thereon shall be final.

SCHEDULE

<i>Name of Endowment</i>	<i>Details of property</i>
(1)	(2)
"Professor R. Rethnamhal Endowment Memorial"	Rs. 1,000 (Rupees One thousand only).

By order of the Governor,
A. RAMASWAMY PILLAI,
Joint Secretary to Government.

Explanatory Note

(This does not form part of the notification but is intended to indicate its general purport.)

Prof. R. Rethnambal, H. No. 18/488, Palluruthy, Cochin-6 wishes to Institute an endowment in her name at the Government College, Madappally. Preliminary notification regarding this has been published in the Gazette dated 6-7-1982. Now Government have accepted the Endowment for institution and hence this notification.



GOVERNMENT OF KERALA

Abstract

KERALA TREASURY CODE VOLUME II—AMENDMENT TO APPENDIX
10 OF KERALA TREASURY CODE VOLUME II—ORDERS ISSUED

FINANCE (S. L.) DEPARTMENT

G. O. (P.) No. 572/82/Fin. Dated, Trivandrum, 4th October, 1982.

- Read:—*1. Letter No. 2791/SA/81/E. dated 13-7-1981 from the Director of Archives, Trivandrum.
2. Letter No. EL22210/81 dated 5-5-1982 from the Director of Treasuries, Trivandrum.

NOTIFICATION

S. R. O. No 1231/82.—In exercise of the powers conferred by clause (2) of article 283 of the Constitution of India, the Governor of Kerala hereby makes the following rules further to amend the Kerala Treasury Rules, namely:—

RULES

C. S. No. 9/82/Fin. Dated, 4th October, 1982.

1. (i) These Rules may be called the Kerala Treasury (Amendment) Rules, 1982.
(ii) They shall come into force at once.
2. In the Kerala Treasury Rules, in Appendix 10 in item 31 for the words "Assistant Superintendent" wherever they occur the words "Junior Superintendent" shall be substituted.

By order of the Governor,
P. SAHADEVAN,
Additional Secretary (Finance).

Explanatory Note

(This note is not part of the amendment but it is intended to indicate its general purport).

As per G. O. (P) 860/78/Fin. dated 16-12-1978, the post of Assistant Superintendents in the Archives Department has been re-designated as Junior Superintendents. Hence this amendment.

For

The Accountant General, Kerala, Trivandrum.

All Heads of Departments and Offices.

All Departments and Sections of the Secretariat.

The Registrar, High Court, Ernakulam (with C.L.).

The Registrar, University of Kerala|Cochin|Calicut (with C.L.).

The Registrar, Agricultural University, Mannuthi, Trichur. (with C.L.).

The Advocate General, Ernakulam (with C.L.).

The General Manager, Kerala State Road Transport Corporation, Trivandrum (with C.L.).

The Secretary, Kerala Public Service Commission (with C.L.).

The Secretary, Vigilance Commission (with C.L.).

The Secretaries, Additional Secretaries, Joint Secretaries, Deputy Secretaries and Under Secretaries to Government.

The Secretary, Kerala State Electricity Board, Trivandrum.

The Private Secretaries to the Chief Minister and other Ministers.

The Secretary to the Governor.

The Under Secretary to the Chief Secretary.



KERALA GAZETTE

EXTRAORDINARY

PUBLISHED BY AUTHORITY

19th October 1982

Vol. XXVII] Trivandrum, Tuesday, _____ (No. 729)
27th Asvina 1904 (Saka)

1961-ലെ കേരളാ സാമലക്ഷ്യപ്ത ആക്ട് (1962-ലെ 21-ാം ആക്ട്)

9 (5)-ാം വകുപ്പുപ്രകാരമുള്ള നോട്ടീസ്

നമ്പർ.സി. 698/82.

1982 ഏപ്രിലിൽ 12.

താഴെ കൊടുത്തിരിക്കുന്നത് ലിസ്റ്റിൽ പറഞ്ഞിട്ടുള്ളതും, 1961-ലെ കേരള സംഗ്രഹമെടുപ്പ് ആക്ട് (1962-ലെ 21-ാം ആക്ട്) പ്രകാരം ഒരു പൊതുക്കാര്യത്തിന് ആവശ്യമായിട്ടുള്ളതുമായ ടൂമി കൈവശപ്പെടുത്തുവാൻ സർക്കാർ ഉദ്ദേശിക്കുന്നവയും ഇതിനാൽ നേട്ടിസി നൽകിയിരിക്കുന്നു. പ്രസ്തുത ടൂമിയിൽ അപകാശബന്ധമുള്ള എല്ലാപേരും നേരിട്ടോ, അധികൃത ഏജൻസി മൂലമോ താഴെ പറയുന്ന തീയതിയിലും, സമയത്തും, സ്ഥലത്തും ഹാജരാകുകയും ടൂമിയിൽ അവരോടനുബന്ധിച്ച് അപകാശബന്ധമുള്ള സംബന്ധിച്ചിട്ടുള്ളതും, നഷ്ടപരിഹാരത്തിന് അർഹപ്പെട്ട തേർപ്പാടുടെ തുകയും വിവരങ്ങളും ആക്ട് 8-ാം വകുപ്പുപ്രകാരം ഏർപ്പാടാക്കിയ അളവു സംബന്ധിച്ച് വല്ല ആക്ഷേപവുമുണ്ടെങ്കിൽ അതും ഏതാണെന്ന് കാണിച്ചുകൊണ്ട് പ്രസ്തുതാവന ചെയ്യുകയും അവരോ അപരരുടെ ഏജൻസികൾക്ക് ഏഴുതി ഒപ്പിട്ട ഒരു സ്റ്റാമ്പ് ഉള്ള പേപ്പർ സമർപ്പിക്കുകയും ചെയ്യണമെന്ന് അവരോട് ആവശ്യപ്പെടുന്നു.

കുറിപ്പ് : അപകാശബന്ധമുള്ളവർ നഷ്ടപ്പെട്ടപരിഹാരത്തിന് തേർച്ചചെയ്യാൻ കഴിയാവുന്നവരുമായും, വിഴിവാലുള്ളവരുമായും, അപകാശമേറ്റ അപകാശത്തിന്മേൽ കോടതിക്ക് ഫലമില്ലാത്തതും അയക്കുന്ന സംഗതിയിലേക്ക് കോടതി ചിരിച്ചുകൊടുക്കേണ്ടതുകൊണ്ട് യാതൊരു സംഗതിയിലും അതുകൾ 11-ാം വാർഷികപ്രകാരം ക്രൈം റിപ്പോർട്ട് വിശദീകരിക്കുന്നതിനായി കഠിനമായി പാടില്ലാത്തതാകുന്നു.

[illegible]

33/3741/82/F.

പൂമിയുടെ വിവരണം

ജില്ല-ആലപ്പുഴ

നാലുകുടം-അമ്പലപ്പുഴ

വില്ലേജ്-ആന്റോട് തെക്കു

ക്രമ നമ്പർ	സർവ്വേ നമ്പർ	വിവരണം	വിസ്തീർണ്ണം ആർസ്
1	346/2-2	പുരയിടം	06.72
2	346/2-8	"	03.62
3	346/2-7	"	03.80
4	346/1-6	"	00.15
5	346/1-8	"	13.20
6	346/1-7	പുരയിടം (നാളത്ത് റോഡ്)	00.46

(ഒപ്പ്)

ആലപ്പുഴ.

സംബന്ധിത തഹസീൽദാർ,
(എൽ.എ.) റയിൽവെ.



KERALA GAZETTE

EXTRAORDINARY

PUBLISHED BY AUTHORITY

Vol. XXVII] Trivandrum, Tuesday, 19th October 1982 [No. 728
27th Asvina 1904

NOTIFICATIONS

UNDER SECTION 13 OF THE KERALA SURVEY AND BOUNDARIES ACT, 1961

1. It is hereby notified under section 13 of the Kerala Survey and Boundaries Act, 1961 (Act 37 of 1961) that the survey of the undermentioned areas are now complete.

2. Unless the survey hereby notified is modified by a decree of a Civil Court under the provisions of section 14 of the said Act, the records of the survey shall be conclusive proof that the boundaries determined and recorded therein have been correctly determined and recorded.

No. B2-538/79. 13th October 1982.

PARTICULARS OF THE AREA

Taluk—Trichur.

Village—Ollur.

Sy. Nos. completed.—189/5, 189/6, 189/7, 189/8, 192/4, 212/2, 213/7, 213/8, 213/9, 213/10, 213/11, 213/12, 213/6

(2)

No. B2-535/79.

14th October 1982.

PARTICULARS OF THE AREA

Taluk—Trichur.

Village—Koorkanchery.

Sy. Nos. completed.—144/2, 145/3, 145/4, 145/5, 145/6

(3)

No. B2-47/80.

13th October 1982.

PARTICULARS OF THE AREA

Taluk—Trichur.

Village—Chiyaram.

Sy. Nos. Completed. 605/10, 585/2, 585/5, 585/6, 585/7

33/3740/V.

No. B2-16/80.

(4)

13th October 1982.

PARTICULARS OF THE AREA

Taluk—Mukundapuram.

Village—Muringoor Thekkummuri.

Sy. Nos. Completed—454/5, 456/3, 456/4

Trichur.

(Sd.)
Special Tahsildar (L.A.) Railways
and L.A. Officer.



KERALA GAZETTE

EXTRAORDINARY

PUBLISHED BY AUTHORITY

19th October 1982
Vol. XXVII] Trivandrum, Tuesday, [No. 730
27th Asvina 1904 (Saka)

NOTICE

UNDER SECTION 9 (5) OF THE KERALA LAND ACQUISITION ACT, 1961
(ACT 21 OF 1962)

No. A-1110/81.

15th October 1982.

Notice is hereby given that the Government intend to take possession of the lands mentioned in the list below, which are required for a public purpose under the Kerala Land Acquisition Act, 1961 (Act 21 of 1962). All persons interested in the lands are required to appear in person or by authorised agent on the date, time and place noted below and to state/put in a statement in writing signed by themselves or their agents showing the nature of their respective interests in the lands and the amount and particulars of their claim to compensation for such interests in the lands and their objections, if any, to the measurements made under section 8 of the Act.

Note:—If the persons interested refuse to make a claim to compensation or omit without sufficient reasons, to make such claim, the amount to be awarded by the Court, in the event of a reference being made to it on application made by them shall in no case exceed the amount awarded by the Collector under section 11 of the Act.

താഴെ കൊടുത്തിരിക്കുന്ന ലിസ്റ്റിൽ പറഞ്ഞിട്ടുള്ളതും 1961-ലെ കേരള സ്ഥലമെടുപ്പ് ആക്ട് (1962-ലെ 21-ാം ആക്ട്) പ്രകാരം ഒരു പൊതുഭാര്യത്തിന് ആവശ്യമായിട്ടുള്ളതുമായ ഭൂമി കൈവശപ്പെടുത്തുവാൻ ഗവണ്മെന്റ് ഉദ്ദേശിക്കുന്നുവെന്നും ഇതിനാൽ നോട്ടീസ് നൽകിയിരിക്കുന്നു. പ്രസ്തുത

33/3742/J.

കൂമിയിൽ അവകാശബന്ധമുള്ള എല്ലാപേരും നേരിട്ടോ അധികൃത ഏജൻ്റ് മുഖേമോ താഴെപ്പറയുന്ന നിയന്ത്രിതിലും സമയത്തും സ്ഥലത്തും ഹാജരാകുകയും കൂമിയിൽ അറിയോരോരുത്തർക്കുമുള്ള അവകാശബന്ധങ്ങളുടെ സ്വഭാവവും കൂമിയിൽ അങ്ങനെയുള്ള അവകാശബന്ധങ്ങൾ സംബന്ധിച്ചിടത്തോളം നഷ്ടപ്രതിഫലത്തിന് അവർക്കുള്ള തേർച്ചയുടെ തുകയും വിവരങ്ങളും ആക്ട് 8-ാം വകുപ്പുപ്രകാരം എടുത്തിട്ടുള്ള അളവു സംബന്ധിച്ചു വല്ല ആക്ഷേപവുമുണ്ടെങ്കിൽ അതും ഏതാണെന്ന് കാണിച്ചുകൊണ്ട് പ്രസ്താവന ചെയ്യുകയും, അവരോ അവരുടെ ഏജൻ്റ്റുമാരോ എഴുതി ഒപ്പിട്ട ഒരു സ്മാരക മെൻ്റ് സമർപ്പിക്കുകയും ചെയ്യണമെന്ന് അവരോട് ആവശ്യപ്പെടുന്നു.

കുറിപ്പ്.—അവകാശബന്ധമുള്ളവർ നഷ്ടപ്രതിഫലത്തിന് നേർച്ച ചെയ്യാൻ കൂട്ടാക്കാതിരിക്കുകയോ, മതിയായ കാരണമില്ലാതെ അങ്ങനെ തേർച്ച ചെയ്യാൻ വീഴ്ച ചെയ്യുകയോ ചെയ്യുന്നപക്ഷം അവരുടെ അപേക്ഷയിൻമേൽ കോടതിക്ക് റഫറൻസ് അയയ്ക്കുന്ന സംഗതിയിൽ കോടതി വിധിച്ചുകൊടുക്കേണ്ട തുക യാതൊരു സംഗതിയിലും ആക്ട് 11-ാം വകുപ്പുപ്രകാരം കളക്ടർ വിധിച്ചുകൊടുക്കുന്ന തുകയിൽ കവിയാൻ പാടില്ലാത്തതാകുന്നു.

Date, time and place of appearance—On 4-11-1982 at 11 a.m. before the Special Tahsildar (L.A.), Railways, Ernakulam Jn.

Particulars of lands

District—Ernakulam.

Village—Maradu.

Taluk—Kamayannur.

Survey No.

Description

Extent in Hectares

1210/3

Dry land
(പുരയിടം)

0.2343

(Sd.)

Ernakulam Jn.

Special Tahsildar (L.A.),
Railways.

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Government of Kerala
1982

Reg. No. KL/TV(N)/12



KERALA GAZETTE

EXTRAORDINARY

PUBLISHED BY AUTHORITY

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27th Asvina 1904 (Saka)

NOTICES

UNDER SECTION 9 (5) OF THE KERALA LAND ACQUISITION ACT, 1961
(ACT 21 OF 1962)

Notice is hereby given that the Government intend to take possession of the lands mentioned in the list below, which are required for a public purpose under the Kerala Land Acquisition Act, 1961 (Act 21 of 1962). All persons interested in the lands are required to appear in person or by authorised agent on the date, time and place noted below and to state/put in a statement in writing signed by themselves or their agents showing the nature of their respective interests in the lands and the amount and particulars of their claim to compensation for such interests in the lands and their objections, if any, to the measurements made under section 8 of the Act.

Note:—If the persons interested refuse to make a claim to compensation or omit without sufficient reasons, to make such claim, the amount to be awarded by the Court, in the event of a reference being made to it on application made by them shall in no case exceed the amount awarded by the Collector under Section 11 of the Act.

താഴെ കൊടുത്തിരിക്കുന്ന ലിസ്റ്റിൽ പറഞ്ഞിട്ടുള്ളതും, 1961-ലെ കേരള സ്ഥലമെടുപ്പ് ആക്ട് (1962-ലെ 21-ാം ആക്ട്) പ്രകാരം ഒരു പൊതു കാര്യത്തിന് ആവശ്യമായിട്ടുള്ളതുമായ ഭൂമി കൈവശപ്പെടുത്തുവാൻ ഗവൺ മെന്റുദ്ദേശിക്കുന്നുവെന്ന ഇതിനാൽ നോട്ടീസ് നൽകിയിരിക്കുന്നു. പ്രസ്തുത ഭൂമിയിൽ അവകാശപണ്ഡമുള്ള ഏല്ലാപേരും നേരിട്ടോ അധികൃത ഏജൻ്റുകൾക്കോ താഴെ പറയുന്ന തീയതിയിലും സ്ഥലത്തും സമയത്തും

33/3739/82/V.

ഹാജരാകുകയും, ഭൂമിയിൽ അവരോരോരുത്തർക്കുമുള്ള അവകാശബന്ധങ്ങളുടെ സ്വഭാവവും ഭൂമിയിൽ അങ്ങനെയുള്ള അവകാശബന്ധങ്ങൾ സംബന്ധിച്ചിടത്തോളം നഷ്ടപ്രതിഫലത്തിന് അവർക്കുള്ള തേർച്ചയുടെ തുകയും വിവരങ്ങളും ആക്ട് 8-ാം വകുപ്പ് പ്രകാരം ഏകുത്തിട്ടുള്ള അളവു സംബന്ധിച്ച് വല്ല ആക്ഷേപവുമുണ്ടെങ്കിൽ അതും ഏതാണെന്ന് കാണിച്ചുകൊണ്ട് പ്രസ്താവന ചെയ്യുകയും അവരോ അവരുടെ ഏജന്റുമാരോ എഴുതിപ്പിട്ട ഒരു സ്റ്റേറ്റ്മെന്റ് സമർപ്പിക്കുകയും ചെയ്യണമെന്ന് അവരോട് ആവശ്യപ്പെടുന്നു.

കുറിപ്പ്:—അവകാശബന്ധമുള്ളവർ നഷ്ടപ്രതിഫലത്തിന് തേർച്ച ചെയ്യാൻ കൂട്ടാക്കാതിരിക്കുകയോ മതിയായ കാരണമില്ലാതെ അങ്ങനെ തേർച്ച ചെയ്യാൻ വിഴ്ച ചെയ്യുകയോ ചെയ്യുന്ന പക്ഷം അവരുടെ അപേക്ഷയിന്മേൽ കോടതിക്ക് റഫറൻസ് അയയ്ക്കുന്ന സംഗതിയിൽ കോടതി വിധിച്ചുകൊടുക്കേണ്ട തുക യാതൊരു സംഗതിയിലും ആക്ട് 11-ാം വകുപ്പ് പ്രകാരം കളക്ടറർ വിധിച്ചു കൊടുക്കുന്ന തുകയിൽ കവിയാൻ പാടില്ലാത്തതാകുന്നു.

(1)

No. LA2,541/80.

15th October 1982.

Date, time and place of appearance—on 26-10-1982 at 11 a. m. before the Special Tahsildar L.A., (N. H.) No. III, Kovalam.

Particulars of lands

District—Trivandrum.

Taluk—Trivandrum.

Village—Palkulangara.

Sl. No.	Survey No.	Description	Extent	
			Are	Sq. m.
1	521/2	Partially wet converted dry	14	16
2	689/8	Dry	1	11
3	689/7	"	1	12
4	689/6	"	1	11
5	689/5	"	0	24
6	689/9	"	5	18
7	693/5	"	1	67
8	693/6	"	1	62
9	693/7	"	1	47
10	517/2	Wet converted dry	17	80
11	694/2	Dry	4	95
12	694/3	"	4	45
13	694/4	"	0	80
14	694/5	"	0	81
15	694/6	"	1	60
16	697/2	Wet converted dry	3	02
17	697/4	"	2	92

(2)

No. LA2.541/80.

15th October 1982.

Date, time and place of appearance—on 29-10-1982 at 11 a. m. before the Special Tahsildar, L.A. (N.H.) No. III, Kovalam.

District—Trivandrum		Particulars of lands	Taluk—Trivandrum	
		Village—Palkulangara		
Sl. No.	Survey No.	Description	Extent	
			Acre	Sq. m.
1	509/2	Wet converted dry	12	44
2	698/2	Partially wet converted dry	6	40
3	700/4	Wet	4	70
4	700/5	Partially wet converted dry.	5	90
5	508/2	do.	20	40
6	504/2	Wet	3	34
7	703/2	Partially wet converted dry	9	95
8	503/3	Wet	1	70
9	503/4	"	1	62
10	500/2	"	2	14
11	704/2	"	8	90
12	499/2	"	1	20
13	707/2	"	10	55
14	498/4	"	21	24
15	709/2	"	0	30
16	709/4	Wet converted dry	0	78
17	709/6	"	0	23

Kovalam.

M. JESSIE SURENDRAN,
Special Tahsildar, L. A.,
N. H. No., III.

Government of Kerala
1982

Reg. No. KL/TV(N)/12



KERALA GAZETTE

EXTRAORDINARY

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27th Asvina 1904 (Saka)

NOTICES

UNDER SECTION 9 (5) OF THE KERALA LAND ACQUISITION ACT, 1961
(ACT 21 OF 1962)

Notice is hereby given that the Government intend to take possession of the lands mentioned in the list below, which are required for a public purpose under the Kerala Land Acquisition Act, 1961 (Act 21 of 1962). All persons interested in the lands are required to appear in person or by authorised agent on the date, time and place noted below and to state/put in a statement in writing signed by themselves or their agents showing the nature of their respective interests in the lands and the amount and particulars of their claim to compensation for such interests in the lands and their objections, if any to the measurements made under section 8 of the Act.

Note:—If the persons interested refuse to make a claim to compensation or omit without sufficient reasons, to make such claim, the amount to be awarded by the court in the event of a reference being made to it on application made by them shall in no case exceed the amount awarded by the Collector under section 11 of the Act.

താഴെ കൊടുത്തിരിക്കുന്ന ലിസ്റ്റിൽ പറഞ്ഞിട്ടുള്ളതും, 1961-ലെ കേരള സ്ഥലമെടുപ്പ് ആക്ട് (1962-ലെ 21-ാം ആക്ട്) പ്രകാരം ഒരു പൊതുക്കാര്യത്തിന് ആവശ്യമായിട്ടുള്ളതുമായ ഭൂമി കൈവശപ്പെടുത്തുവാൻ ഗവൺമെന്റ് ഉദ്ദേശിക്കുന്നുവെന്ന് ഇതിനാൽ നോട്ടീസ് നൽകിയിരിക്കുന്നു. പ്രസ്തുത ഭൂമിയിൽ അവകാശബന്ധമുള്ള ഏല്ലാപേരും നേരിട്ടോ, അധികൃത ഏജൻസി മുഖമോ താഴെപറയുന്ന തീയതിയിലും സമയത്തും സ്ഥലത്തും ഹാജരാകുകയും,

മൂലയിൽ അവരോദാരാജാക്കുമുള്ള അവകാശബന്ധങ്ങളുടെ സ്വഭാവവും, മൂലയിൽ അങ്ങനെയുള്ള അവകാശബന്ധങ്ങൾ സംബന്ധിച്ചിടത്തോളം നഷ്ടപ്രതിഫലത്തിന് അവർക്കുള്ള തേർച്ചയുടെ തുകയും വിവരങ്ങളും ആക്ട് 8-ാം വകുപ്പുപ്രകാരം എടുത്തിട്ടുള്ള അളവു സംബന്ധിച്ചു വല്ല ആക്ഷേപപര്യവേഷണത്തിൽ അതും ഏതാണെന്ന് കാണിച്ചുകൊണ്ട് പ്രസ്താവന ചെയ്യുകയും, അവരോ അവരുടെ ഏജൻ്റുമാരോ എഴുതിപ്പെട്ട ഒരു സ്മാരകത്തിൻ്റെ സമർപ്പിക്കുകയും ചെയ്യണമെന്ന് അവരോട് ആവശ്യപ്പെടുന്നു.

കുറിപ്പ്:—അവകാശബന്ധമുള്ളവർ നഷ്ടപ്രതിഫലത്തിന് തേർച്ച ചെയ്യാൻ കൂട്ടാക്കാതിരിക്കുകയോ, മതിയായ കാരണമില്ലാതെ അങ്ങനെ തേർച്ചചെയ്യാൻ വീഴ്ച ചെയ്യുകയോ ചെയ്യുന്നപക്ഷം അവരുടെ അപേക്ഷയിൻമേൽ കോടതിക്ക് റഫറൻസ് അയയ്ക്കുന്ന സംഗതിയിൽ കോടതി വിധിച്ചുകൊടുക്കേണ്ട തുക യാതൊരു സംഗതിയിലും ആക്ട് 11-ാം വകുപ്പുപ്രകാരം കളക്ടർ വിധിച്ചു കൊടുക്കുന്ന തുകയിൽ കവിയാൻ പാടില്ലാത്തതാകുന്നു.

Date, time and place of appearance—On 4-11-1982 at 11 a. m. before the Special Tahsildar, L. A. (N. H.), Trichur.

(1)

No. A3. 1021/80.

13th October 1982.

PARTICULARS OF LANDS

District—Trichur.

Taluk—Kodungallur.

Village—Methala.

Description—Dry

Block I

Survey Nos.

Extent
Hectare

1183/1-4A

0.0151

1183/1-4B

0.0243

1183/1-4C

0.0161

1183/1-4D

0.0348

1183/1-4E

0.0335

1183/1-4F

0.0365

1183/1-4M

0.0112

1183/1-4G

0.0725

1183/1-4H

0.0408

1183/1-4I

0.0077

1183/1-4J

0.0036

1183/1-4P

0.0131

1183/1-4K

0.1597

1183/1-4N

0.2815

1183/1-4L

0.0186

1183/1-4O

0.0005

Total

0.7695

No. A3-1022/80.

District—Trichur.

(2)

PARTICULARS OF LANDS

Village—Methala.

Description—Dry.

Block II

13th October 1982.

Taluk—Kodungallur.

Survey Nos.

*Extent
Hectare*

1182/2A

0.0023

1182/2-B

0.5940

1182/2-C

0.0060

1182/2-D

0.0023

1182/2-E

0.0584

1182/2-F

0.0276

1182/2-G

0.0098

1182/2-H

0.0095

1182/2-I

0.0065

1182/2-J

0.0089

Total

0.7253

(3)

No. A3-1023/80.

District—Trichur.

PARTICULARS OF LANDS

Village—Methala.

Description—Dry.

Block—III

13th October 1982.

Taluk—Trichur.

Survey Nos.

*Extent
Hectare*

1260/2A

0.0120

1260/2B

0.0130

1260/2C

0.0765

1260/2D

0.0924

1260/2E

0.0160

1259/2A

0.0643

1259/2B

0.1371

1259/2C

0.0761

1259/2D

0.0030

Total

0.4904

Trichur-3.

E. A. KRISHNAN,
Special Tahsildar (A.), N. H. and
Land Acquisition Officer.